Case	2:15-cv-04113-PSG-JEM Document 95 #:455	7 Filed 07/29/22 Page 1 of 160 Page ID 71
1 2 3 4 5 6 7 8	Robert J. Nelson (CSB No. 132797) rnelson@lchb.com LIEFF CABRASER HEIMANN & F 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008 Juli E. Farris (CSB No. 141716) ifarris@kellerrohrback.com KELLER ROHRBACK L.L.P. 801 Garden Street, Suite 301 Santa Barbara, CA 93101 Telephone: (805) 456-1496 Facsimile: (805) 456-1497 Class Counsel	BERNSTEIN, LLP
10 11 12 13	A. Barry Cappello (CSB No. 037835 abc@cappellonoel.com CAPPELLO & NOËL LLP 831 State Street Santa Barbara, CA 93101-3227 Telephone: (805)564-2444 Facsimile: (805)965-5950)
14 15	Lead Trial Counsel (additional counsel listed at signatur	e)
16	UNITED STAT	ES DISTRICT COURT
17	CENTRAL DIST	RICT OF CALIFORNIA
18		
19	KEITH ANDREWS, an individual, eal.,	Case No. 2:15-cv-04113-PSG-JEMx
20 21	Plaintiffs,	DECLARATION OF LEILA J. NOEL
22	,	IN SUPPORT OF MOTIONS FOR FINAL SETTLEMENT APPROVAL,
23	V.	PLANS OF DISTRIBUTION, ATTORNEYS' FEES AND COSTS,
24	PLAINS ALL AMERICAN PIPELINE, L.P., a Delaware limited	AND CLASS REPRESENTATIVE
25	partnership, et al.,	SERVICE AWARDS
26	Defendants.	Date: September 16, 2022 Time: 1:30 p.m.
27		Judge: Hon. Philip S. Gutierrez
28		Courtroom: 6A
		. DECLARATION OF LEILA LNOEL ISO MOTION FOR

DECLARATION OF LEILA J. NOEL

I, Leila J. Noël, declare:

- 1. I am an attorney at law licensed to practice before the United States District Court, Central District of California. I am a partner at the law firm of Cappello & Noël LLP, court-appointed Class Counsel and Lead Trial Counsel in this matter. I have personal knowledge of the facts set forth in this declaration, and, if called as a witness, I could testify competently to the matters set forth herein.
- 2. I submit this declaration in support of Plaintiffs' motions for final approval of the settlement, of the Plans of Distribution, for attorneys' fees and costs, and class representative service awards.
- 3. Since being appointed Class Counsel and Lead Trial Counsel in 2015 (Dkts. 257, 454, 577), my co-counsel, my firm and I have vigorously prosecuted this litigation on behalf of the Plaintiffs and Classes, with the goal of achieving the best possible outcome for the Classes. Over the course of seven years, Plains litigated every possible issue in this action, some numerous times over. The significant and dedicated efforts of Class Counsel were necessary and instrumental in achieving a substantial settlement for the Classes, on the eve of trial.
- 4. It is my judgment that the proposed Settlement is outstanding, readily meets the Rule 23 "fair, reasonable, and adequate" standard, and is in the best interests of the Classes. Further, the Plans of Distribution represent a fair and equitable allocation of the settlement proceeds grounded in the classwide damages models Plaintiffs' experts developed over the course of many years and that Class Counsel were prepared to present at trial.

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Cappello & Noël's Efforts and Timekeeping Practices

- 5. My firm litigated this case on a purely contingent basis, foregoing other work over the course of seven years in order to handle this complex matter with no guarantee of recovery. For a law firm of our small size, our dedication of such substantial efforts on a contingency basis for seven years came with monumental risk and significant financial burden.
- 6. Class Counsel assigned work based on numerous considerations, with the goal of maximizing efficiency. Class Counsel were involved in all aspects of the litigation to ensure the greatest likelihood of success, but as described in the Declaration of Robert J. Nelson, each law firm also focused on certain issues in order to minimize duplication of effort. Class Counsel ensured that work was conducted efficiently, and that it also was evenly distributed. If Class Counsel had not undertaken these efforts, the lodestar for this case would have been higher.
- 7. While Class Counsel request attorneys' fees as a percentage of the common fund, for the Court's reference, I report Cappello & Noël's summary time, lodestar, and costs incurred in and attributable to this litigation and for the benefit of the settling Classes.
- 8. All Cappello & Noël timekeepers are required contemporaneously to record the work we performed and to document all time to the nearest tenth of an hour. I and my staff, working under my direction and supervision, audited my firm's time records to confirm their accuracy. This included removing any time exclusively attributed to work done on behalf of the oil industry and tourism groups which were the subject of class certification efforts, and which are not part of this Settlement. We also segregated work done on behalf of the Fisher and Property Classes as part of the criminal restitution proceedings (see paragraph 18, below). As part of our audit, we excluded the time of any timekeeper who worked less than 10 total hours on behalf of the Fisher and Property Classes, the time for work

9. Cappello & Noël allocated work to maximize efficiency. To the extent practicable, senior attorneys did not perform work that could be accomplished by more junior attorneys, and attorneys did not perform work that could be completed by paralegals or database specialists.

Cappello & Noël's Billing Rates

- 10. The 2022 billing rates charged by Cappello & Noël in Class Counsel's fee petition range from \$175 to \$1,450 per hour, and fall within the range of market rates charged by attorneys of equivalent experience, skill and expertise. Cappello & Noël's hourly rates are consistent with hourly rates in the markets within which Cappello & Noël practices and in which this case was litigated, including the Central District of California. For attorneys or support staff who no longer work with Cappello & Noël, the billing rate is the rate for that individual in their final year of work with the firm.
- 11. Cappello & Noël's rates are subject to annual review and increases, and are set by the firm's Managing Partner, A. Barry Cappello, in consultation with the firm's partners after a review of costs, prevailing rates, and other market indicia.
- 12. Cappello & Noël's rates have been approved and the firm has been awarded fees at its then-current rates in a prior class action case. *See*, Parties' Joint Stipulation And Order Regarding Hourly Rates For Time Worked By Plaintiffs' Counsel Since November 1, 2011, *Jones v. Wells Fargo*, Case No. BC337821 (Los Angeles Superior Court, Central District, 2015 (awarding then-current attorneys' rates between \$525 and \$1075). *See* Exhibit 1.
- 13. Cappello & Noël's rates also are comparable to those of the major national law firms, such as defense counsel in this matter. For example, a recent bankruptcy court petition shows 2019 billing rates for partners at Munger, Tolles &

- Olson LLP, Plains' counsel in this matter, ranging from \$860 to \$1,421.32. See
- 2 Exhibit 2. The 2020 billing rates for Munger, Tolles & Olson paralegals ranged
- 3 from \$345 to \$395, associates ranged from \$490 to \$860, and partners ranged from
- 4 | \$920 to \$1500. The 2020 billing rate for Henry Weissman, a 1987 admittee who
- 5 represented Plains in this action, was \$1400 per hour. *Id*. That 2020 rate is similar
- 6 to Mr. Cappello's (a 1966 admittee) 2022 rate, and higher than my (a 1983
- 7 | admittee) 2022 rate.

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- 14. Attached as Exhibit 3 is a true and correct summary lodestar chart which lists: (1) the name of each Cappello & Noël timekeeper who recorded time in this Action, and their title or position; (2) the total number of hours they worked on the Action through and including July 22, 2022; (3) their current hourly rate; and (4) their lodestar.
- 15. As reflected in Exhibit 3, the total number of professional hours expended on this matter by Cappello & Noël through July 22, 2022 is 15,090.50. The total lodestar for my firm for that period is \$14,329,676.

Case Expenses Advanced by Cappello & Noël

16. In addition to the firm's contributions to Class Counsel's Common Fund for the Fisher and Property cases (*see*, Juli Farris Declaration, ¶19-22), Cappello & Noël spent \$118,288.59 in connection with the investigation, prosecution and settlement of this case, including for expert witness fees, depositions, travel, electronic discovery and document databases, legal research, filing and fees, photocopies, express mail, and other fees. All of these expenses were reasonably and necessarily incurred in Class Counsel's efforts to prosecute the Plaintiffs' claims on behalf of the Class. The expenses here are in line with

¹ See Final Fee Application of Munger, Tolles & Olson LLP for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors

in Possession for Certain Matters from January 29, 2019 through July 1, 2020, *In re PG&E Corporation*, No., 19-30088, (N.D. Bankr. Cal. Aug. 31, 2020), ECF No. 8943, 8943-4.

- 1 expenses Cappello & Noël has incurred in other complex class action lawsuits it
- 2 has successfully prosecuted, and are the type typically billed by attorneys to clients.
- 3 | Cappello & Noël maintains appropriate back-up documentation for each expense.
- 4 The expenses are presented in summary form in Exhibit 4.

Summary of Cappello & Noël Fees and Expenses

- 17. Combined, Cappello & Noël has invested in this litigation as follows: 15,090.50 hours, \$14,329,676 in lodestar, and \$118,288.59 in costs separate from contributing to Class Counsels' Common Fund for expenses. I expect each of these numbers will increase through final settlement approval and settlement administration, meaning that any multiplier that Class Counsel receive on their lodestar will continue to decrease over time.
- 18. In addition, Class Counsel pursued the Property and Fisher Classes' claims in a criminal restitution proceeding in Santa Barbara Superior Court related to Plains' criminal convictions in September 2018. This included, at the invitation of the Superior Court judge, preparing detailed and lengthy presentations summarizing the Classes' liability and damages claims (akin to closing argument at trial), and also engaging in a court-directed mediation process. While these efforts have not yet been successful, as the matter is in the State Court of Appeal, the work performed directly benefitted the prosecution of the Classes' claims in this action, it sharpened Class Counsel's trial strategy and settlement evaluation, and advanced the ongoing mediation efforts to resolve this action. Cappello & Noël expended 1,750.60 hours, and \$1,256,585 in lodestar, in furtherance of the criminal restitution proceedings. A summary table of that time is attached as Exhibit 5.

Class Representative Service Awards

19. During the course of this seven-year litigation, I and my firm worked closely with the Class Representatives, for both the Property and Fisher Classes. These individuals worked very hard to provide all the information requested of them, and the testimony asked of them, and stayed abreast of the developments in

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 7 of 160 Page ID #:45577

1	the litigation over the course of those seven years. This included the class
2	representatives providing information as part of our case investigation, information
3	in response to Plains' written discovery requests, and preparing for and sitting for
4	depositions. The Class Representatives were requested to provide documents many
5	different times, including sensitive financial documents, and always did so
6	promptly. Class Representatives offered victim impact statements during Plains'
7	sentencing for its criminal convictions. The Class Representatives also stayed
8	informed through multiple class certification motions and motions for
9	decertification, motions for summary judgment, and appeals. They also
10	participated in efforts to obtain restitution in the Plains criminal action, all for the
11	benefit of the classes. I believe that payment of Service Awards to the Class
12	Representatives are justified in this Action, and that the amount requested of
13	\$15,000 per Class Representative is fair and reasonable in light of the burdens the
14	Class Representatives undertook and the benefits that the Class Representatives
15	helped achieve for the Settlement Class.
16	
17	I declare under penalty of perjury under the laws of the State of California
18	that the foregoing is true and correct.
19	Executed this 29th day of July 2022, at Santa Barbara, California.
20	
21	/s/ Leila J. Noël
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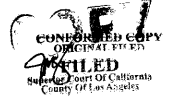
Exhibit 1

JUL 22 2015

Sherri R. Cauca traccutive Officer/Clerk

By Deputy

Deputy



1 A. Barry Cappello (SBN 037835) abc@cappellonoel.com 2 Leila J. Noël (SBN 114307) Inoel@cappellonoel.com 3 Wendy D. Welkom (SBN 156345) wwelkom@cappellonoel.com 4 CAPPELLO & NOËL LLP 831 State Street 5 Santa Barbara, California 93101 Telephone: (805) 564-2444 6 Facsimile: (805) 965-5950 7 Jeffrey Fleitman (SBN 169193) fleitmanlaw@yahoo.com LAW OFFICE OF JEFFREY FLEITMAN 424 S. Beverly Blvd. 9 Beverly Hills, CA 90212 Telephone: (310) 399-2889 10 Facsimile: (310) 997-3531 11 Norman Pine (SBN 67144) Stacy Tillett (SBN 258301) 12 PINÉ & PINÈ 14156 Magnolia Blvd 13 Sherman Oaks, CA 91423 Tel: (818) 379-9710 14 Fax: (818) 379-9749 15 Attorneys for Plaintiffs 16 SUPERIOR COURT OF THE STATE OF CALIFORNIA 17 THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT OPAL JONES, CLAUDIA A, CALDWELL, 18 KALINA THOMAS, VINCENT JONES, AND C. RENAE WALKER JONES, on behalf of 19 themselves and all others similarly situated, 20 Plaintiffs. 21 22 WELLS FARGO BANK, N.A., WELLS FARGO HOME MORTGAGE, INC. and DOES 23 1 through 20, inclusive. 24 Defendants. 25 26 AND RELATED CASE

Case No.: BC337821 Related Case No. TC019869

CLASS ACTION

PARTIES' JOINT STIPULATION AND [PROPOSED] ORDER REGARDING HOURLY RATES FOR TIME WORKED BY PLAINTIFFS' COUNSEL SINCE NOVEMBER 1, 2011

[Appellate Cases Nos. B237282; B243333]

Trial Date: November 15, 2010

Action filed on August 5, 2005 The Honorable Anthony J. Mohr

CAPPELLO & NOEL ... TRIAL LAWYERS

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05004.004 - 246087.1

STIPULATION

WHEREAS, Judgment in this case was entered on September 12, 2011 (hereafter, the "Judgment"), and an Order Awarding Attorney Fees was entered on June 14, 2012 (hereafter, the "Order");

WHEREAS, the parties hereto appealed the Judgment and the Order in separate appeals to the California Court of Appeals, Second Appellate District, Division Seven, Case Nos. B237282 and B243333 (collectively, the "Appeals");

WHEREAS, the appellate court filed Opinions in the Appeals on February 17, 2015;

WHEREAS, the appellate court issued Remittiturs in the Appeals on April 22, 2015;

WHEREAS, the Order determined the lodestar for time worked by plaintiffs' counsel through October 31, 2011, based on hourly rates in effect in 2011;

WHEREAS, the Court will be presented with a motion to determine the lodestar for time worked by plaintiffs' counsel from November 1, 2011 through the present, which motion will be heard on August 31, 2015;

WHEREAS, the parties hereto agree that plaintiffs' counsel's hourly rates properly have increased since 2011, as set forth below;

IT IS HEREBY STIPULATED between the parties, by and between their undersigned attorneys of record, that the reasonable hourly rates for all time worked by plaintiffs' counsel and their staff, from November 1, 2011 to the present, in matters before this Court and in the Appeals, are as follows:

Cappello & Noël Attorneys	Rate
A. Barry Cappello	\$1075
Leila J. Noël	\$825
Troy A. Thielemann	\$675
Wendy D. Welkom	\$650
Matthew Fisher	\$525

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	•	
.	Convelle & New Parelegale	Pate
1	Cappello & Noël Paralegals	<u>Rate</u> \$270
2	Daniel Diaz	
3	Diana Chen/Makowska	\$225
4		D. 4
5	Pine & Pine Attorneys	Rate
6	Norman Pine	\$875
7	Stacy Tillett	\$460
8		
9	20	4
10	DATED: July <u>20</u> , 2015	CAPPELLO & NOËL LLP
11		222
12		By:A, Barry Cappello
13		A. Barry Cappello Leila J. Noël Wendy D. Welkom Attorneys for Plaintiffs
14		Attorneys for Plaintiffs And on behalf of all other Counsel for Plaintiffs
15	00	
16	DATED: July <u>20</u> , 2015	SKADDEN ARPS SLATE MEAGHER & FLOM LLP
17		
18		By: towell ils
19		Carl A. Roth Kevin J. Minnick
20		Attorneys for Defendants
21		•
22		IT IS SO ORDERED.
23	2 2015	
24	Dated: <u>JUL 2 2 2015</u> , 2015	NTHONY J. MOHR
25		The Honorable Anthony J. Mohr Judge of the Superior Court
26		Judge of the Superior Court
27		
28		
	05004.004 • 246087.1	

	PROOF OF SERVICE
}	STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA
5	I am employed in the County of Santa Barbara, State of California. I am over the age of 18
,	years and not a party to this action. My business address is 831 State Street, Santa Barbara, California 93101. On July 20, 2015, I served the foregoing document described as PARTIES' JOINT STIPULATION AND [PROPOSED] ORDER REGARDING HOURLY RATES FOR TIME WORKED BY PLAINTIFFS' COUNSEL SINCE NOVEMBER 1, 2011 on the interested parties in this action:
	SEE ATTACHED SERVICE LIST
	BY U.S. POSTAL SERVICE: This document was served by United States mail. I enclosed the document in a sealed envelope or package addressed to the person(s) at the address(es) above and placed the envelope(s) for collection and mailing, following our ordinary business practices. I am readily familiar with this firm's practice of collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service at Santa Barbara, California, in a sealed envelope with postage fully paid.
	BY FACSIMILE: The document(s) were served by facsimile. The facsimile transmission was without error and completed prior to 5:00 p.m. A copy of the transmission report is available upon request.
5 6 7	BY OVERNIGHT DELIVERY: The document(s) were served by overnight delivery via OnTrac. I enclosed the document in a sealed envelope or package addressed to the person(s) and the address(es) above and placed the envelope(s) for pick-up by OnTrac. I am readily familiar with the firm's practice of collection and processing correspondence on the same day with this courier service, for overnight delivery.
8 9 0 1	BY E-MAIL OR ELECTRONIC TRANSMISSION: Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the documents to be sent to the persons at the e-mail addresses listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
2	BY HAND DELIVERY: The document(s) were delivered by hand during the normal course of business, during regular business hours.
3	(State) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
4 5	(Federal) I declare that I am employed in the office of a member of the Bar of this Court, at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
6 7	Executed on July 20, 2015, at Santa Barbara, California.
8	Anne Marie Balash

SERVICE LIST 1 2 Co-Counsel for Plaintiffs Jeffrey Fleitman 3 LAW OFFICE OF JEFFREY FLEITMAN Opal Jones, et al. 424 S. Beverly Blvd. 4 Beverly Hills, CA 90212 Tel: (310) 399-2889 5 Fax: (310) 997-3531 6 Co-Counsel for Plaintiffs Norman Pine 7 Opal Jones, et al. Stacy Tillett PINE & PINE 8 14156 Magnolia Blvd Sherman Oaks, CA 91423 9 Tel: (818) 379-9710 Fax: (818) 379-9749 10 11 Counsel for Defendants Thomas J. Nolan WELLS FARGO BANK and WELLS FARGO Carl A. Roth 12 HOME MORTGAGE, INC. Kevin J. Minnick SKADDEN ARPS SLATE MEAGHER, et al. 13 300 S. Grand Avenue # 3400 Los Angeles, CA 90071-3141 14 Tel: (213) 687-5000 Fax: (213) 687-5600 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION AND [PROPOSED] ORDER

05004.004 - 246087.1

Exhibit 2

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 15 of 160 Page ID #:45585 BRAD BRIAN (State Bar No. 79001) 1 Brad.Brian@mto.com 2 THOMAS B. WALPER (State Bar No. 96667) thomas.walper@mto.com 3 HENRY WEISSMANN (State Bar No. 132418) henry.weissmann@mto.com 4 BRADLEY SCHNEIDER (State Bar No. 235296) 5 bradley.schneider@mto.com MUNGER, TOLLES & OLSON LLP 6 350 South Grand Avenue Fiftieth Floor 7 Los Angeles, California 90071 Telephone: (213) 683-9100 8 Facsimile: (213) 683-3702 9 10 Attorneys for Reorganized Debtors 11 UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 Bankruptcy Case No. 19-30088 (DM) In re: 14 PG&E CORPORATION. Chapter 11 15 - and -(Lead Case) 16 PACIFIC GAS AND ELECTRIC (Jointly Administered) 17 COMPANY, FINAL FEE APPLICATION OF MUNGER, 18 TOLLES & OLSON LLP FOR COMPENSATION Debtors. FOR SERVICES AND REIMBURSEMENT OF 19 ☐ Affects PG&E Corporation EXPENSES AS ATTORNEYS TO THE ☐ Affects Pacific Gas and Electric DEBTORS AND DEBTORS IN POSSESSION 20 FOR CERTAIN MATTERS FROM JANUARY 29. Company ✓ Affects both Debtors 2019 THROUGH JULY 1, 2020 21 * All papers shall be filed in the Lead Case **Hearing: Not Set** 22 No. 19-30088 (DM). Objection Deadline: September 15, 2020 23 24 25

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1 of

26

27

TABLE OF CONTENTS

	nd Basis for Relief	2
3 44 21 9 27 24 11		
A.	The Bankruptcy Filing and General Case Background	
В.	Debtors' Retention of MTO	
C.	No Adverse Interest with Respect to the Specific Matters	
Summary of (Compliance with Interim Compensation Order	
	enses Incurred During the Fee Period	
A.	Customary Billing Disclosures	12
B.	Fees Incurred During the Fee Period	11
C.	Expenses Incurred During the Fee Period	
Summary of l	Legal Services Rendered During the Fee Period	13
Actual and N	ecessary Expenses Incurred by MTO	17
Client Review	v of Billing Statements	18
Reasonable a	nd Necessary Services Provided by MTO	18
A.	Reasonable and Necessary Fees and Expenses Incurred in Providing Services to the Debtors	18
MTO's Requ	ested Compensation and Reimbursement Should be Allowed	18
Statement Re	garding United States Trustee Guidelines	21
Notice		21
No Prior Req	uest	21

TABLE OF AUTHORITIES Page(s) FEDERAL CASES American Benefit Life Ins. Co. v. Baddock (In re First Colonial Corp. of America), Burgess v. Klenske (In re Manoa Finance Co., Inc.), Johnson v. Georgia Highway Express, Inc., Kerr v. Screen Extras Guild, Inc., NextEra Energy, Inc., et al. v. Pacific Gas and Electric Company, PG&E Corp. et al. v. Federal Energy Regulatory Commission, Roberts, Sheridan & Kotel, P.C. v. Bergen Brunswig Drug Co. (In re Mednet MPC Corp.), FEDERAL STATUTES

FEDERAL RULES STATE RULES Local Rules Rule 2016-1(a) 3 STATE REGULATIONS Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General LEGISLATIVE MATERIALS

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 18 of 160 Page ID

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 19 of 160 Page ID #:45589

1 | General Information

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2	Name of Applicant:	Munger, Tolles & Olson LLP
3 4	Authorized to Provide Services to:	PG&E Corporation and Pacific Gas and Electric Company
5	Petition Date:	January 29, 2019
6	Date of Retention Order:	April 25, 2019, <i>nunc pro tunc</i> to January 29, 2019 ¹
7 8	Summary of Fees and Expenses Sought In the	e Fee Application
9	Period for Which Compensation and Reimbursement is Sought in the Fee Application:	January 29, 2019 through July 1, 2020
1 2	Amount of Compensation Sought as Actual, Reasonable, and Necessary for the Fee Period:	\$41,011,523.90 (\$1,657,356.90 incurred for June 1, 2020 through July 1, 2020)
3 4	Amount of Expense Reimbursement Sought as Actual, Reasonable, and Necessary for the Fee Period:	\$1,534,945.09 (\$4,947.50 incurred for June 1, 2020 through July 1, 2020)
.5 .6 .7	Total Compensation and Expense Reimbursement Requested for the Fee Period:	\$42,546,468.99 (\$1,662,304.40 incurred for June 1, 2020 through July 1, 2020)
8	Rate Increases Applicable to the Fee Period	
9 20 21	Total Amount of Compensation Sought For the Period, Calculated Using Rates as of the Date of Retention:	\$39,852,754.00
22	Summary of Past Requests for Compensation	and Prior Payments
23	Total Amount of Compensation Previously	\$40.744.167.00

Total Amount of Compensation Previously	\$40,744,167.00
Requested Pursuant to the Interim	(Jan. 29, 2019 – May 31, 2020)
Compensation Order to Date:	

¹ The Order Authorizing Debtors Pursuant to 11 U.S.C. § 327(e) and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Counsel for Certain Matters the Debtors Effective as of the Petition Date [Docket No. 1677] was entered on April 25, 2019, as amended by the order entered on October 2, 2019 [Docket No. 4083] and the order entered November 15, 2019 [Docket No. 4757] (the "Retention Order").

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 20 of 160 Page ID #:45590

Total Amount of Expense Reimbursement	\$1,529,997.59
Previously Requested Pursuant to the Interim Compensation Order to Date:	(Jan. 29, 2019 – May 31, 2020)
Compensation Order to Date.	
Total Compensation Approved Pursuant to the	\$29,540,693.50
Interim Compensation Order to Date:	(January 29, 2019 – January 31, 2020)
Total Expense Reimbursement Approved	\$857,456.26
pursuant to the Interim Compensation Order to Date:	(January 29, 2019 – January 31, 2020)
Total Compensation and Expense Reductions	\$1,060,000.00
in Connection with Approved Interim Fee	(January 29, 2019 – January 31, 2020)
Applications:	\$330,000 pending approval for Fourth Interim
	Fee Application
Total Allowed Compensation Paid to Date:	\$25,628,542.00
- -	(January 29, 2019 – January 31, 2020)
Total Allowed Expenses Paid to Date:	\$857,456.26
	(January 29, 2019 – January 31, 2020)
Compensation Sought in This Fee Application	\$5,071,970.40
Already Paid Pursuant to the Interim	(Feb. 1, 2020 – May 31, 2020)
Compensation Order But Not Yet Allowed:	
Expenses Sought in This Fee Application	\$368,095.38
Already Paid Pursuant to the Interim Compensation Order But Not Yet Allowed:	(Feb. 1, 2020 – May 31, 2020)

In accordance with the Local Rules for the Northern District of California (the "Local Rules"), Munger, Tolles & Olson LLP ("MTO"), attorneys to the above-captioned debtors and debtors in possession (collectively, the "Debtors") for certain matters, hereby submits its final fee application (this "Fee Application") for allowance on a final basis of compensation for professional services provided in the amount of \$41,011,523.90 (of which \$1,657,356.90 was incurred from June 1, 2020 through July 1, 2020) and reimbursement on a final basis of actual and necessary expenses in the amount of \$1,534,945.09 (of which \$4,947.50 was incurred from June 1, 2020 through July 1, 2020) that MTO incurred for the period from January 29, 2019 through July 1, 2020 (the "Fee Period"). In support of this Fee Application, MTO has filed the Declaration of Seth Goldman (the "Goldman Declaration") concurrently with this Fee Application. In further support of this Fee Application, MTO respectfully states as follows.

MTO submits the Fee Application as a final fee application in accordance with the *Order Pursuant to 11 U.S.C §§ 331 and 105(e) and Fed. R. Bankr. P. 2016 for Authority to Establish Procedures for Interim Compensation and Reimbursement of Expenses of Professionals*, entered on February 28, 2019 [Docket No. 701] (the "**Interim Compensation Procedures Order**") and the *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization* dated June 19, 2020 [Docket No. 8048] (the "**Plan**").

Jurisdiction and Basis for Relief

The Court has jurisdiction over this Fee Application under 28 U.S.C. §§ 157 and 1334, the *Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges*, General Order 24 (N.D. Cal.), and Rule 5011-1(a) of the Local Rules. This is a core proceeding pursuant to 28 U.S.C. §§ 157(b). Venue is proper before the Court under 28 U.S.C. §§ 1408 and 1409.

The basis for the relief requested herein is section 330 of the Bankruptcy Code, rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 2016-1(a) of the Local Rules, and the Interim Compensation Procedures Order. MTO has also prepared this Fee Application in accordance with the *United States Bankruptcy Court Northern District of California Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees*, effective February 19, 2014 (the "Local Guidelines"), and the U.S. Trustee Guidelines for Reviewing Applications for

Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the "U.S. Trustee Guidelines," and together with the Local Guidelines, the "Fee Guidelines").

Background

A. The Bankruptcy Filing and General Case Background

On January 29, 2019 (the "**Petition Date**"), the Debtors commenced voluntary cases under chapter 11 of the Bankruptcy Code. The Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee, or examiner has been appointed in either of the chapter 11 cases. The Debtors' chapter 11 cases are being jointly administered for procedural purposes only, pursuant to Bankruptcy Rule 1015(b).

On February 12, 2019, the United States Trustee (the "U.S. Trustee") appointed an Official Committee of Unsecured Creditors (the "Creditors Committee"). On February 15, 2019, the U.S. Trustee appointed an Official Committee of Tort Claimants (the "Tort Claimants Committee" and, together with the Creditors Committee, the "Committees"). Additional information regarding the circumstances leading to the commencement of the chapter 11 cases and information regarding the Debtors' businesses and capital structure is set forth in the Amended Declaration of Jason P. Wells in Support of the First Day Motions and Related Relief [Docket No. 263] (the "Wells Declaration").

On June 20, 2020, the Court's order confirming the Plan was entered [Docket No. 8053]. On July 1, 2020, the Plan went effective [Docket No. 8252]. Section 2.2(a) of the Plan provides that all final fee applications are to be filed within 60 days after the Effective Date of the Plan.

B. Debtors' Retention of MTO

On April 1, 2019, the Debtors filed the *Application of Debtors Pursuant to 11 U.S.C. § 327(e)* and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Attorneys for Certain Matters for the Debtors Effective as of the Peittion Date [Docket No. 1167] (the "Retention Application"). The declaration of Janet Loduca was filed on April 1, 2019 [Docket No. 1169] in support of the Retention Application. The declaration of Henry Weissmann was filed in support of the Retention Application on April 1, 2019 [Docket No. 1168], as amended and supplemented by the amended declaration filed on April 2, 2019 [Docket No. 1181], the first, second,

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 23 of 160 Page ID #:45593

third, and fourth supplemental declarations of Henry Weissmann filed on April 10, 2019 [Docket No. 1301], June 14, 2019 [Docket No. 2522], February 4, 2020 [Docket No. 5614] and May 8, 2020 [Docket No. 7137], the declaration in support of the first application to amend the retention order filed on September 18, 2019 [Docket No. 3929-1] and the declaration in support of the second application to amend the retention order filed on October 30, 2019 [Docket No. 4527-3] (collectively, the "Weissmann Declarations").

The Order Authorizing Debtors Pursuant to 11 U.S.C. § 327(e) and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Counsel for Certain Matters for the Debtors Effective as of the Petition Date [Docket No. 1677] was entered on April 25, 2019. On September 18, 2019, the Debtors filed an application to amend the April 25, 2019 retention order to clarify and expand the scope of the specific matters on which MTO is engaged to advise the Debtors [Docket No. 3929], and on October 2, 2019, the Court's order granting that application was entered [Docket No. 4083]. On October 30, 2019, the Debtors filed the second application to amend the April 25, 2019 retention order to clarify and expand the scope of the specific matters on which MTO is engaged to advise the Debtors [Docket No. 4527], and on November 15, 2019, the Court's order granting that second application was entered [Docket No. 4757]. The April 25, October 2, and November 15 orders authorizing the retention of MTO (collectively, the "Retention Order") are attached hereto as Exhibit A.

The Retention Order authorizes MTO to provide services as described in the Retention Application and Weissmann Declarations (the "**Specific Matters**"), including:

a. Advising and representing the Debtors with respect to federal, state, and local laws and regulations as they relate to (1) wildfires and the effects of wildfire liabilities on the Debtors' businesses; (2) the relative jurisdiction of the California Public Utilities Commission ("CPUC"), the Federal Energy Regulatory Commission ("FERC"), and federal courts, including the Bankruptcy Court; and (3) motions and other negotiations and proceedings in the chapter 11 cases, and other legal proceedings, that may affect the interests of the CPUC and/or parties in CPUC proceedings involving the Debtors,

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including matters that may affect or relate to the Debtors' management, governance, structure, and rates;

- b. Advising and representing the Debtors in CPUC Proceedings, including but not limited to: (a) R.19-01-006, Order Instituting Rulemaking to Implement Public Utilities Code Section 451.2 Regarding Criteria and Methodology for Wildfire Cost Recovery Pursuant to Senate Bill 901 ("CPUC Proceeding R.19-01-006"); (b) I.15-08-019, Order Instituting Investigation on the Commission's Own Motion to Determine Whether Pacific Gas and Electric Company and PG&E Corporation's Organizational Culture and Governance Prioritize Safety ("CPUC Proceeding I.15-08-019"); (c) A.19-02-016, Application of Pacific Gas and Electric Company for a Waiver of the Capital Structure Condition ("CPUC Proceeding A.19-02-016"); (d) A.18-11-001, Application of Pacific Gas and Electric Company to issue, sell, and deliver one or more series of Debt Securities and to guarantee the obligations of others in respect of the issuance of Debt Securities; to execute and deliver one or more indentures; to sell, lease, assign, mortgage, or otherwise dispose of or encumber utility property; to issue, sell and deliver in one or more series, cumulative Preferred Stock -- \$25 Par Value, Preferred Stock -- \$100 Par Value, Preference Stock or any combination thereof; to utilize various debt enhancement features; and enter into interest rate hedges ("CPUC Proceeding **A.18-11-001**"); and (e) A.18-10-003, Application of Pacific Gas and Electric Company to increase its authority to finance short-term borrowing needs and procurement-related collateral costs by \$2.0 billion to an aggregate amount not to exceed \$6.0 billion ("CPUC Proceeding A.18-10-003");
- c. Advising and representing the Utility regarding its rights and obligations under various power purchase agreements, including in connection with *NextEra Energy, Inc., et al. v. Pacific Gas and Electric Company*, FERC Docket No. 19-35-000, and *PG&E Corp. et al. v. Federal Energy Regulatory Commission*, Adv. Proc. No. 19-03003 (N.D. Cal.); advising and representing the Utility on any appeal from these matters and, potentially, as an amicus curiae in other proceedings involving similar legal issues;

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 25 of 160 Page ID

- d. Advising the Debtors regarding compliance with laws and regulations governing public utilities, including Division 1, Part 1 of the California Public Utilities Code and the CPUC's affiliate transaction rules (including Decision 06-12-029 and related decisions);
- e. Advising and representing the Debtors as necessary and appropriate with respect to potential actions by state government actors, including the legislature and the CPUC, that may affect or relate to the Debtors' reorganization, plan, and operations, including with respect to liability standards, insurance and related cost-spreading regimes, recovery of costs in rates and the Debtors' management, governance and structure;
- f. Advising and representing the Debtors with respect to issues arising under California law that may affect or relate to the Debtors' reorganization, plan and operations; California corporate law including but not limited to fiduciary duties and opinions regarding due authority; California law governing corporate forms; the California Public Records Act;
- g. Representing and advising the Debtors with regard to regulatory, corporate, transactional, and other legal issues associated with potential structural options in relation to electric distribution systems;
- h. Advising and representing the Debtors with regard to potential criminal, civil, and administrative liability in connection with the 2017 and 2018 Northern California wildfires, including:
 - Advising and representing the Debtors in civil or administrative proceedings relating to the 2017 and 2018 Northern California wildfires;
 - ii. Advising and representing the Debtors concerning the Butte County Settlement;
 - iii. Coordinating with Debtors' counsel in civil actions and administrative proceedings arising from wildfires to provide advice regarding potential impact on and coordination with the Debtors' response to and positions in the criminal investigations and any resulting prosecutions;

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- iv. Advising and representing the Debtors and coordinating with other counsel in connection with any possible or proposed resolutions or settlements of criminal, civil, or administrative liability arising from California wildfires;
- i. Representing the Debtors as co-counsel at trial in the first trial in the consolidated action captioned California North Bay Fire Cases, JCCP No. 4995 (Cal. Super. Ct.) (the "Tubbs Fire Action"):
- j. Representing and advising the Debtors in connection with any other civil actions or proceedings arising out of or related to the Northern California wildfires;
- k. Representing and advising the Debtors in connection with CPUC Decision No. 18-01 022 and any related administrative or civil proceedings;
- 1. Representing and advising the Debtors in connection with any civil, administrative, or criminal investigations or proceedings arising from the Kincade fire; and
- m. Providing all other necessary legal services for the Debtors, as related to the above matters, in connection with the above captioned chapter 11 cases, including fact investigation, legal researching, briefing, argument, discovery, reorganization, plan and disclosure statement matters, appearance and participation in hearings, and communications and meetings with parties in interest.

The terms of MTO's engagement are detailed in the engagement letters attached as Exhibits 1 through 6 to the initial Weissmann Declaration.

C. No Adverse Interest with Respect to the Specific Matters

To the best of the Debtors' knowledge and as disclosed in the Weissmann Declarations, MTO does not hold or represents an interest adverse to the Debtors or their estates with respect to the Specific Matters. MTO may have in the past represented, may currently represent, and likely in the future will represent parties in interest in connection with matters unrelated to the Debtors in these chapter 11 cases. In the Weissmann Declarations, MTO disclosed its connections with parties in interest that it has been able to ascertain using its reasonable efforts. MTO will update its disclosures as appropriate if MTO becomes aware of relevant and material new information.

MTO performed the services for which it is seeking compensation on behalf of the Debtors and

their estates, and not on behalf of any committee, creditor, or other entity.

Except to the extent of the advance payments paid to MTO that MTO previously disclosed to this Court in the Weissmann Declarations, MTO has received no payment and no promises for payment from any source other than the Debtors for services provided or to be provided in any capacity whatsoever in connection with these chapter 11 cases.

Pursuant to Bankruptcy Rule 2016(b), MTO has not shared, nor has MTO agreed to share (a) any compensation it has received or may receive with another party or person other than with the partners, counsel, and associates of MTO or (b) any compensation another person or party has received or may receive.

Summary of Interim Compensation and Monthly Fee Statements

MTO has submitted monthly fee statements pursuant to the Interim Compensation Order for professional services rendered and expenses incurred during the first interim fee period from January 29, 2019 through May 31, 2019.

Date Served	Period Covered	Total Fees	Total Expenses	Objection Deadline	Amount of Fees Received	Amount of Expenses Received
7/19/2019	1/29/2019 - 5/31/2019	\$6,653,996.00	\$99,363.65	8/9/2019	\$6,443,996.00	\$99,363.65
TOTAL		\$6,653,996.00	\$99,363.65		\$6,443,996.00	\$99,363.65

On July 15, 2019, MTO filed the *First Interim Fee Application of Munger, Tolles & Olson LLP for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors in Possession for Certain Matters from January 29, 2019 Through May 31, 2019* [Docket No. 2996] (the "**First Interim Application**"). That application was approved by the Court on February 4, 2020 in the amount of \$6,543,359.65 (\$6,443,996.00 in fees and \$99,363.65 in expenses), which incorporated a compromise reached with the Fee Examiner [Docket No. 5621].

MTO has filed monthly fee statements for June, July, August, and September of 2019 [Docket Nos. 3807, 4117, 4576, & 4730].

Date Served	Period Covered	Total Fees	Total Expenses	Objection Deadline	Amount of Fees Received (80%)	Amount of Expenses Received (100%)
9/4/2019	6/1/2019 - 6/30/2019	\$2,181,357.00	\$32,451.74	9/25/2019	\$1,745,085.60	\$32,451.74
10/4/2019	7/1/2019	\$2,537,288.50	\$37,449.33	10/25/2019	\$2,029,830.80	\$37,449.33

	- 7/31/2019					
11/5/2019	8/1/2019 - 8/31/2019	\$2,100,807.00	\$20,385.85	11/26/2019	\$1,680,645.60	\$20,385.85
11/14/2019	9/1/2019 - 9/30/2019	\$2,432,283.00	\$25,717.21	12/5/2019	\$1,945,826.40	\$25,717.21
TOTAL		\$9,251,735.50	\$116,004.13		\$7,401,388.40	\$116,004.13

On November 15, 2019, MTO filed the Second Interim Fee Application of Munger, Tolles & Olson LLP for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors in Possession for Certain Matters from June 1, 2019 Through September 30, 2019 [Docket No. 4758] (the "Second Interim Application").

MTO has filed monthly fee statements for October, November, December of 2019 and January of 2020 [Docket Nos. 4996, 5895, 6255, & 6437].

Date Served	Period Covered	Total Fees	Total Expenses	Objection Deadline	Amount of Fees Received (80%)	Amount of Expenses Received (100%)
12/5/2019	10/1/2019 - 10/31/2019	\$3,940,101.00	\$37,240.58	12/26/2019	\$3,152,080.80	\$37,240.58
2/25/2020	11/1/2019 - 11/30/2019	\$4,441,179.50	\$283,541.58	3/17/2020	\$3,552,943.60	\$283,541.58
3/11/2020	12/1/2019 - 12/31/2019	\$3,179,151.50	\$62,785.01	4/1/2020	\$2,543,321.20	\$62,785.01
3/11/2020	1/1/2020 - 1/31/2020	\$3,168,515.00	\$258,521.31	4/13/2020	\$2,534,812.00	\$258,521.31
TOTAL		\$14,728,947.00	\$642,088.48		\$11,783,157.60	\$642,088.48

On March 25, 2020, MTO filed the Amended Third Interim Fee Application of Munger, Tolles & Olson LLP for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors in Possession for Certain Matters from October 1, 2019 Through January 31, 2020 [Docket No. 6485] (the "Amended Third Interim Application"). This reflected a reduction of \$33,985 from the monthly fee statement for October 2019 to reflect the Court's ruling on non-working travel time and resulted in a request for \$14,694,962.00 in fees for that interim fee period.

MTO reached agreement with the Fee Examiner regarding a compromise on the allowed amount of the Second and Amended Third Interim Applications, which was noticed for hearing on August 4 [D.N. 8389]. The Second Interim Application and Amended Third Interim Application were

approved by the Court on August 10, 2020 in the aggregate amount of \$23,854,790.11 (\$23,096,697.50 in fees and \$758,092.61 in expenses), which incorporated that compromise [Docket No. 8389].

MTO has filed monthly fee statements for February, March, April and May of 2020 [Docket Nos. 6812, 7404, 7693, & 8330].

Date Served	Period Covered	Total Fees	Total Expenses	Objection Deadline	Amount of Fees Received (80%)	Amount of Expenses Received (100%)
4/20/2020	2/1/2020 - 2/29/2020	\$3,226,216.50	\$53,526.73	5/11/2020	\$2,580,973.20	\$53,526.73
5/18/2020	3/1/2020 - 3/31/2020	\$3,113,746.50	\$314,568.65	6/8/2020	\$2,490,997.20	\$314,568.65
6/1/2020	4/1/2020 - 4/30/2020	\$2,344,579.00	\$195,573.83	6/22/2020	-	1
7/8/2020	5/1/2020 - 5/31/2020	\$1,458,931.50	\$108,872.12	7/29/2020	-	-
TOTAL		\$10,143,473.50	\$672,541.33		\$5,071,970.40	\$368,095.38

On July 15, 2020, MTO filed the Fourth Interim Fee Application of Munger, Tolles & Olson LLP for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors in Possession for Certain Matters from February 1, 2020 Through May 31, 2020 [Docket No. 8406] (the "Fourth Interim Application").

MTO reached agreement with the Fee Examiner regarding a compromise on the allowed amount of the Fourth Interim Applications. On August 30, 2020, the Fee Examiner noticed the Fourth Interim Application for hearing on September 22, 2020 [Docket No. 8389], which reflects a reduction of \$330,000 in fees. The amounts requested in this final Fee Application reflect this compromise and reduction.

MTO has filed a monthly fee statement for June 1 through July 1 of 2020 [Docket No. 8852].

Date Serv	red	Period Covered	Total Fees	Total Expenses	Objection Deadline	Amount of Fees Received (80%)	Amount of Expenses Received (100%)
8/24/202	0	6/1/2020 - 7/1/2020	\$1,657,356.90	\$4,947.50	9/14/2020	-	-
TOTAI			\$1,657,356.90	\$4,947.50		-	-

MTO seeks final approval of compensation for professional services rendered to the Debtors

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 15

of 26

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 30 of 160 Page ID #:45600

during the Fee Period in the amount of \$41,011,523.90, and reimbursement of actual and necessary expenses incurred in connection with providing such services in the amount of \$1,534,945.09, in each case net of the amounts paid as interim compensation awarded under section 331 of the Bankrutpcy Code. During the Fee Period, MTO attorneys and paraprofessionals expended a total of 58,402.3 hours for which compensation is requested.

As disclosed in the First Interim Application, the retainer balance of \$750,745.61 is being held by MTO until the conclusion of its engagement and applied to any fees or expenses awarded in this final Fee Aplication, with the remaining balance, if any, to be returned to the Debtors.

Fees and Expenses Incurred During the Fee Period

A. Customary Billing Disclosures

MTO's hourly rates are set at a level designed to compensate MTO fairly for the work of its attorneys and paraprofessionals and to cover overhead and operating expenses. The hourly rates and corresponding rate structure utilized by MTO in these chapter 11 cases are the same as the hourly rates and corresponding rate structure MTO uses for other corporate, regulatory, litigation, and restructuring related matters, whether in court or otherwise, regardless of whether a fee application is required. MTO's rates and rate structure reflect the complex and time sensitive nature of the matters handled by MTO. For the convenience of the Bankruptcy Court and all parties in interest, attached hereto as **Exhibit B** is MTO's budget and staffing plan for this Fee Period, and attached hereto as **Exhibit C** is a summary of blended hourly rates for timekeepers who billed to the Debtors during the Fee Period.

B. Fees Incurred During the Fee Period

MTO maintains computerized records of the time expended to render the professional services required by the Debtors and their estates. For the convenience of the Court and all parties in interest, attached hereto as **Exhibit D** is a summary of fees incurred and hours expended during the Fee Period, setting forth the following information:

- the name of each attorney and paraprofessional for whose work on these chapter 11 cases compensation is sought;
- each attorney's year of bar admission and area of practice concentration;
- the aggregate time expended and fees billed by each attorney and each paraprofessional during the Fee Period;

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 16

of 26

- the hourly billing rate for each attorney and each paraprofessional at MTO's current billing rates; and
- the number of rate increases since the inception of the cases (of which there has been one, effective as of January 1, 2020 [Docket No. 4922]).

C. Expenses Incurred During the Fee Period

MTO maintains a record of expenses incurred in the rendition of the professional services required by the Debtors and their estates and for which reimbursement is sought. For the convenience of the Court and all parties in interest, attached hereto as **Exhibit E** is a summary, setting forth the total amount of reimbursement for the Fee Period with respect to each category of expenses for which MTO is seeking reimbursement.

Summary of Legal Services Rendered During the Fee Period

Below is a summary, by subject matter categories (each, a "<u>Matter Category</u>") that MTO established for these chapter 11 cases in consultation with the Debtors, of the fees and hours billed for each Matter Category in the Fee Period (see **Exhibit F**):²

Matter	Project Category	Hours		Total Compensation			
Number	Description	Budgeted	Billed	Budgeted	Billed	Expenses	Total
020	Legislative	1,203	735.3	\$1,054,050.00	\$625,863.50	-	\$625,863.50
021	Non-Bankruptcy Litigation – Criminal Wildfire Investigation	75,698	29,127.2	\$40,151,558.00	\$19,162,723.00	-	\$19,149,546.00
022	Non-Working Travel	904	729.8	\$957,231.00	\$713,796.50	-	\$713,710.50
023	Power Purchase Agreements (including Adversary Proceedings)	1,015	1,460.7	\$979,113.00	\$1,172,533.00		\$1,101,763.40
025	Regulatory	16,774	16,347.4	\$13,657,988.00	\$14,115,959.50		\$14,115,959.50
026	MTO Retention and Fee Applications	915	764.2	\$738,713.00	\$518,179.50		\$517,962.50
033	TUB - Tubbs Fire state court litigation	0	6,682.3	\$0.00	\$4,485,510.00		\$4,485,510.00
034	TUF - Tubbs Fire Estimation & Discovery and Investigation Related to Estimation	21,548	0.0	\$12,131,940.00	\$0.00		\$0.00
035	Kincade	4,230	2,515.2	\$3,021,775.00	\$1,651,857.50		\$1,651,857.50

For each Matter Category, the chart also shows the amount budgeted by MTO in accordance with the staffing and budget plan provided to the Debtors as required under the guidelines adopted by the Office of the United States Trustee.

se: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 17

of 26

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 32 of 160 Page ID #:45602

Matter	Project Category	Hours		Total Compensation			
Number	Description	Budgeted	Billed	Budgeted	Billed	Expenses	Total
036	Inverse Condemnation Appeal	125	40.2	\$126,250.00	\$39,351.00		\$39,351.00
Subtotal		122,412	58,402.3	\$72,819,742.00	\$42,486,773.50	\$1,534,945.09	\$44,021,718.59
	Credit (1/29/19 -5/31/19)				(\$14,480.00)		(\$14,480.00)
	Credit (5/1/20 – 5/31/20)				(\$30,446.96)		(\$30,446.96)
	Credit (6/1/20 – 7/1/20)				(\$40,322.64)		(\$40,322.64)
	Interim Fee Reductions				(\$1,390,000.00)		(\$1,390,000.00)
Total		122,412	58,402.3	\$72,819,742.00	\$41,011,523.90	\$1,534,945.09	\$42,546,468.99

A schedule setting forth a description of the Matter Categories utilized in this case, the number of hours expended by MTO partners, associates and paraprofessionals by Matter Category, and the aggregate fees associated with each Matter Category is attached hereto as **Exhibit G**. In addition, MTO's computerized records of time expended and expenses incurred providing professional services to the Debtors and their estates for January 29, 2019 through May 31, 2020 were attached to the four prior Interim Fee Applications and for the period June 1, 2020 through July 1, 2020 are attached hereto as **Exhibit H**.

The following paragraphs provide summary descriptions of the most significant services rendered by MTO during the Fee Period. The descriptions are organized by Matter Category.³

Legislative [Matter No. 020]

Total Fees: \$625,863.50

Total Hours: 735.3

This Matter Category records time spent by MTO attorneys and paraprofessionals related to legislative issues being considered by the state of California. This work included review, analysis, research, and revision of proposed legislation related to wildfire liabilities and utility entities and their affiliates. This work included advising the Debtors on these matters and representing the interests of the Debtors with the state of California and other stakeholders.

Non-Bankruptcy Litigation / Wildfire (Criminal) [Matter No. 021]

Total Fees: \$19,162,723.00

Total Hours: 29,127.2

se: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 18

of 26

³ For simplicity, the amounts shown for fees and hours do not reflect the compromises reached with the Fee Examiner on the First, Second, Third, and Fourth Interim Fee Applications.

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 33 of 160 Page ID

This Matter Category relates to investigations and analysis of potential criminal liability in connection with the 2017 and 2018 Northern California wildfires. This work includes extensive investigation and other discovery by MTO of the Debtors and communications with district attorneys offices within California and the Office of the Attorney General of the State of California. It also involves the provision of information and documents to those offices, including in response to specific requests for documents and other information. The investigation and discovery have required extensive travel by MTO and numerous interviews of the Debtors' personnel and former personnel and significant time for the review and analysis of substantial records and documents. MTO also spent substantial time analyzing the information gathered and preparing presentations to, and meeting with, the Debtors as well as the district attorneys offices within California and the Office of the Attorney General of the State of California. This matter category includes performing legal research and analysis and advising the Debtors on these matters and the October 2018 settlement with Butte County relating to the 2017 wildfires, and substantial time spent preparing for and advising the Debtors regarding court proceedings on the 2018 Camp Fire. Our work helped the Debtors reach resolutions related to the 2017 and 2018 Norther California wildfires.

Non-Working Travel [Matter No. 022]

\$714,796.50 Total Fees:

Total Hours: 729.8

This Matter Category reflects non-working travel time of MTO attorneys in providing services to the Debtors. This includes travel to Northern California and other locations for board meetings, court hearings, meetings with government entities, and various interviews, data or document collection, and other meetings related to the Specific Matters. The amount requested reflects the Court's ruling on the Fee Examiner motion heard on October 7, 2019 and further discussion with the Fee Examiner regarding non-working car travel time under which the first 1.5 hours of car travel time was not billed and the remaining time was billed at 50%.

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 19

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Power Purchase Agreements (including Adversary Proceedings) [Matter No. 023]

Total Fees: \$1,172,533.00

Total Hours: 1,460.7

This Matter Category includes time spent by MTO attorneys and paraprofessionals providing services related to analysis of issues and appeals of disputes over the rejection of power purchase agreements in the Debtors' cases. This work has included analysis of legal issues, precedent, and the adversary proceeding before this court involving counterparties to these agreements and FERC, briefing on the appeals and other work to prepare for the appeal hearing, and advice to the Debtors regarding these matters.

Regulatory Issues [Matter No. 025]

Total Fees: \$14,115,959.50 Total Hours: 16.347.40

This Matter Category includes time spent by MTO attorneys and paraprofessionals regarding regulatory matters before the CPUC. This work has involved a number of CPUC matters, including those referenced above under Specific Matters, as well as the Order Instituting Investigation with respect to any plan of reorganization proposed in the Bankruptcy Cases (I.19-09-016) and related activities. MTO has also represented the Debtors in an application to issue securitized bonds in the amount of \$7.5 billion based on the customer harm threshold decision of the CPUC (A.20-04-023), which bonds will allow the Debtors to retire the \$6 billion of temporary utility debt, accelerate payments to fire victims, and improve the utility's credit ratings for the benefit of customers. In these various matters, MTO spent time reviewing filings and actions by the CPUC as well as other parties, conducting research on the issues raised by the CPUC, preparing submissions by the Debtors in the various CPUC matters, communicating with othe stakeholders (including the Governor's Office), and consulting with the Debtors. Significantly, MTO represented the Debtors before the CPUC in the Order Instituting Investigation, which culminated in the CPUC's approval of the Plan on June 1, 2020 and subsequent statement in these cases on June 26, 2020 [Docket No. 8132].

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 20

of 26

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Retention / Billing / Fee Applications: MTO [Matter No. 026]

Total Fees: \$518,179.50

Total Hours: 764.2

This Matter Category reflects time spent by MTO attorneys and paraprofessionals related to the retention of MTO by the Debtors. This category includes time spent preparing the original and supplemental retention application, monthly fee statements, budgets, and interim fee applications.

TUB - Tubbs Fire State Court Litigation (Judge Jackson) [Matter No. 033]

Total Fees: \$4,485,510.00

Total Hours: 6,682.3

This Matter Category includes time spent by MTO attorneys and paraprofessionals regarding the state court trial for the Tubbs fire in which MTO is co-counsel. MTO worked alongside co-counsel to prepare the case for trial in early 2020 under intense time contraints. Through theses efforts and the efforts to reach a global resolution of these cases, the Debtors reached agreement with all major constituents on the Plan without the need and additional expense of a state court trial.

Kincade [Matter No. 035]

Total Fees: \$1,651,857.50

Total Hours: 2,515.2

This Matter Category includes time spent by MTO attorneys and paraprofessionals regarding the Kincade wildfire that occurred in 2019. This work has involved analysis and review of relevant documents and records, interviews of relevant personnel, presentations to the Debtors, and coordination with co-counsel and the Debtors regarding the investigation. This matter is ongoing and will continue after the Effective Date of the Plan.

Actual and Necessary Expenses Incurred by MTO

As set forth in **Exhibit H** attached hereto, and as summarized in **Exhibit E** attached hereto, MTO has incurred a total of \$1,534,945.09 in expenses on behalf of the Debtors during the Fee Period, of which \$4,947.50 was incurred in the period from June 1, 2020 through July 1, 2020. These charges are intended to reimburse MTO's direct operating costs, which are not incorporated into the MTO hourly billing rates. MTO charges external copying at the provider's cost without markup. Only

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 21

of 26

clients who actually use services of the types set forth in **Exhibit H** of this Fee Application are separately charged for such services.

Client Review of Billing Statements

Pursuant to the Local Guidelines, a cover letter was sent to the Debtors with a copy of the Fee Application concurrently with the filing of this Fee Application. The letter invites the Debtors to discuss with MTO and/or the U.S. Trustee any objections, concerns, or questions the Debtors may have with regard to the requested compensation and reimbursement set forth in the Fee Application. A copy of the transmittal letter is attached hereto as **Exhibit I**.

Reasonable and Necessary Services Provided by MTO

A. Reasonable and Necessary Fees and Expenses Incurred in Providing Services to the Debtors

MTO respectfully submits that the professional services provided to the Debtors during the Fee Period were reasonable, necessary, and appropriate to the administration of these chapter 11 cases and related matters. MTO makes every reasonable effort to ensure that travel meals, hotel rates, and airfares are reasonable and appropriate expenses for which to seek reimbursement.

MTO regularly reviews its bills to ensure that the Debtor is only billed for services that were actual and necessary and, where appropriate, prorates expenses.

MTO's Requested Compensation and Reimbursement Should be Allowed

Section 330 of the Bankruptcy Code provides that a court may award a professional employed under section 327 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered . . . and reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1). Section 330 also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded to an examiner, trustee under chapter 11, or professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including –

- (a) the time spent on such services;
- (b) the rates charged for such services;

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 22

of 26

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 37 of 160 Page ID #:45607

- (c) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (d) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed:
- (e) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- (f) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. § 330(a)(3).

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In determining the amount of allowable fees under Bankruptcy Code section 330(a), courts are to be guided by the same "general principles" as are to be applied in determining awards under the federal fee-shifting statutes, with "some accommodation to the peculiarities of bankruptcy matters." Burgess v. Klenske (In re Manoa Finance Co., Inc.), 853 F.2d 687, 691 (9th Cir. 1988). In assessing the propriety of an award of attorneys' fees, twelve factors relevant to determining such fees were identified in Johnson v. Georgia Highway Express, Inc., 488 F.2d 714, 717-719 (5th Cir. 1974), a Title VII class action case under the Civil Rights Act of 1964, 42 U.S.C. § 2000 et seq., and Kerr v. Screen Extras Guild, Inc., 526 F.2d 67, 70 (9th Cir. 1975), cert. denied, 425 U.S. 951 (1976): (1) the time and labor required, (2) the novelty and difficulty of the questions, (3) the skill requisite to perform the service properly, (4) the preclusion of other employment by the professional due to acceptance of the case, (5) the customary fee, (6) whether the fee is fixed or contingent, (7) time limitations imposed by the client or the circumstances, (8) the amount involved and the results obtained, (9) the experience, reputation, and ability of the professionals, (10) the undesirability of the case, (11) the nature and length of the professional relationship with the client, and (12) awards in similar cases. See American Benefit Life Ins. Co. v. Baddock (In re First Colonial Corp. of America), 544 F.2d 1291 (5th Cir. 1977) (*Johnson* criteria applicable in bankruptcy cases.).

In making a fee award, bankruptcy courts should consider the circumstances of the case, and the manner in which professional services were performed, as well as the results achieved. *Roberts*,

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 23

Sheridan & Kotel, P.C. v. Bergen Brunswig Drug Co. (In re Mednet MPC Corp.), 251 B.R. 103, 108 (9th Cir. BAP 2000). When determining whether the services were actual and necessary, "a professional need demonstrate only that the services were reasonably likely to benefit the estate at the time rendered." *Id.* at 108. Thus, while it is a relevant factor, § 330(a) "does not require that the services result in a material benefit to the estate in order for the professional to be compensated." *Id.*

MTO respectfully submits that the services for which is seeks compensation in this Fee Application were, at the time rendered, beneficial to the Debtors and necessary to the administration of these chapter 11 cases. MTO believes that it performed the services for the Debtors economically, effectively, and efficiently, and the results obtained benefited not only the Debtors, but were necessary for the administration of the Debtors' cases. MTO further submits that the compensation requested herein is reasonable in light of the nature, extent and value of such services to the Debtors, and all parties in interest and satisfy the *Johnson* factors.

During the Fee Period, MTO's hourly billing rates for attorneys ranged from \$315.00 to \$1,500.00. Exhibit C contains information regarding the blended hourly rates for MTO professionals and paraprofessionals who rendered services to the Debtors in the Fee Period. The hourly rates and corresponding rate structure utilized by MTO in these chapter 11 cases are equivalent to the hourly rates and corresponding rate structure used by MTO for corporate, regulatory, litigation, and restructuring related matters, whether in court or otherwise, regardless of whether a fee application is required. MTO strives to be efficient in the staffing of matters. These rates and the rate structure reflect that such matters are typically national in scope and involve great complexity, are of significant and material importance to our clients, and involve severe time pressures—all of which are present in these chapter 11 cases. MTO believes that its hourly rates are consistent with the rates charged elsewhere by comparable professionals, including those retained in these chapter 11 cases.

In sum, MTO respectfully submits that the professional services provided by MTO on behalf of the Debtors and their estates during these chapter 11 cases were necessary and appropriate given the complexity of these chapter 11 cases, the time expended by MTO, the nature and extent of MTO's services provided, the value of MTO's services, and the cost of comparable services outside of bankruptcy, all of which are relevant factors set forth in section 330 of the Bankruptcy Code.

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 24

1 Accordingly, MTO respectfully requests approval of the compensation sought herein. 2 **Statement Regarding United States Trustee Guidelines** 3 The following information is provided in response to information requested in the guidelines 4 promulgated by the U.S. Trustee: 5 Question: Did MTO agree to any variations from, or alternatives to, MTO's standard or customary billing arrangements for this engagement? 6 Response: No. 7 8 Question: If the fees sought in this Fee Application as compared to the fees budgeted for the time period covered by this Fee Application are higher by 10% or 9 more, did you discuss the reasons for the variation with the Debtors? 10 **Response:** The fees sought are not higher by 10% or more than budgeted. 11 Question: Have any of the professionals whose fees are sought in the Fee 12 Application varied their rate based on the geographic location of the Debtors chapter 11 cases? 13 Response: No. 14 15 Question: Does the Fee Application include time or fees related to reviewing or revising time records or preparing, reviewing, or revising invoices? (This is limited 16 to work involved in preparing and editing billing records that would not be compensable outside of bankruptcy and does not include reasonable fees for 17 preparing a fee application). If so, please quantify by hours and fees. 18 Response: MTO is seeking compensation with respect to the approximately 6.8 hours and \$4,197.00 in fees for the period June 1, 2020 through July 1, 2020 and 19 approximately 287.2 hours and \$198,840.00 in fees for the Fee Period spent reviewing or revising time records and preparing, reviewing, and revising invoices 20 for privileged or confidential information. 21 Question: If the Fee Application includes any rate increase since retention, (i) Did 22 your client review and approve those rate increases in advance?; and (ii) Did your client agree when retaining the law firm to accept all future rate increases? 23 Response: Yes. 24 **Notice** 25 The Debtors will provide notice of this Fee Application in accordance with the Interim 26 Compensation Order. 27 No Prior Request 28

Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 25 of 26

No prior application for the relief requested herein has been made to this or any other court.

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 40 of 160 Page ID #:45610

1	WHEREFORE, MTO respectfully re	equests that the Bankruptcy Court enter an order: (a)								
2	awarding MTO compensation on a final basis for professional and paraprofessional services provided									
3	during the Fee Period in the amount of \$41,011,523.90 and reimbursement on a final basis of actual									
4	and necessary expenses in the amount of \$1,534,945.09, in each case net of the amounts paid as									
5	interim compensation awarded under sectio	n 331 of the Bankrutpcy Code; (b) authorizing and								
6	directing the Debtor to remit payment to M	ΓO for such fees and expenses; and (c) granting such other								
7	relief as is appropriate under the circumstan	ices.								
8										
9	Dated: August 31, 2020	Respectfully submitted,								
10		MUNGER, TOLLES & OLSON LLP								
11										
12		By: _/s/ Bradley Schneider								
13		Bradley Schneider								
14		Attorneys for Reorganized Debtors								
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Case: 19-30088 Doc# 8943 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 26 of 26

EXHIBIT A

Case: 19-30088 Doc# 8943-1 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Exhibit A

Retention Orders

Case: 19-30088 Doc# 8943-1 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

Case	U.S. BAN	Adon Docket Page 43 of 160 Page 10 25, 2019 D. J. EMMONS, CLERK SKRUPTCY COURT EN DISTRICT OF CALIFORNIA
1 2 3 4 5 6 7 8 9	THOMAS B. WALPER (State Bar No. 96 thomas.walper@mto.com HENRY WEISSMANN (State Bar No. 13 henry.weissmann@mto.com BRADLEY SCHNEIDER (State Bar NoDENNIS NOD	Ind Filed: April 24, 2019 Lewis Montals MONTALI Kruptcy Judge
10 11 12	NORTHERN DISTRI	ANKRUPTCY COURT ICT OF CALIFORNIA SCO DIVISION
13 14 15 16 17 18 19 20 21 22 23 24 25 26	In re PG&E CORPORATION, -and- PACIFIC GAS AND ELECTRIC COMPANY, Debtors. □ Affects PG&E Corporation □ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered) ORDER PURSUANT TO 11 U.S.C. § 327(e) AND FED. R. BANKR. P. 2014(a) AND 2016 FOR AUTHORITY TO RETAIN AND EMPLOY MUNGER, TOLLES & OLSON LLP AS COUNSEL FOR CERTAIN MATTERS THE DEBTORS EFFECTIVE AS OF THE PETITION DATE
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Upon the Application, dated February 13, 2019 (the "Application"), of PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and debtors in possession (collectively, "PG&E" or the "Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases"), pursuant to section 327(e) of title 11 of the United States Code (the "Bankruptcy Code") and Rules 2014(a) and 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), for authority to retain and employ Munger, Tolles & Olson LLP ("MTO" or "Firm") as counsel for certain matters for the Debtors effective as of the Petition Date, under a general retainer, all as more fully set forth in the Application; and this Court having jurisdiction to consider the Application and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); and consideration of the Application and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Application having been provided to the parties listed therein, and it appearing that no other or further notice need be provided; and this Court having reviewed the Application, the Weissmann Declaration, the Loduca Declaration, and the Wells Declaration; and upon the record of the Hearing (if any was held) and all of the proceedings had before the Court; and this Court having found and determined that the relief sought in the Application is in the best interests of the Debtors, their estates, creditors, shareholders, and all parties in interest; and that the legal and factual bases set forth in the Application establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT:

- 1. This Application is granted as provided herein.
- 2. The Debtors are authorized, pursuant to section 327(e) of the Bankruptcy Code and Bankruptcy Rules 2014(a) and 2016, to retain and employ MTO as counsel under the terms and conditions set forth in the Application and the Weissmann Declaration effective *nunc pro tunc* to the Petition Date.

- 3. The Weissmann Declaration sets for the services being provided by, and to be provided by, MTO to the Debtors with respect to the following matters (the "Specific Matters"):
 - a. Advising and representing the Debtors with respect to federal, state, and local laws and regulations as they relate to (1) wildfires and the effects of wildfire liabilities on the Debtors' businesses; (2) the relative jurisdiction of the California Public Utilities Commission ("CPUC"), the Federal Energy Regulatory Commission ("FERC"), and federal courts, including the Bankruptcy Court; and (3) motions and other negotiations and proceedings in the Chapter 11 Cases, and other legal proceedings, that may affect the interests of the CPUC and/or parties in CPUC proceedings involving the Debtors, including matters that may affect or relate to the Debtors' management, governance, structure, and rates;
 - b. Advising and representing the Debtors in CPUC Proceedings, including but not limited to: (a) R.19-01-006, Order Instituting Rulemaking to Implement Public Utilities Code Section 451.2 Regarding Criteria and Methodology for Wildfire Cost Recovery Pursuant to Senate Bill 901 ("CPUC Proceeding R.19-01-006"); (b) I.15-08-019, Order Instituting Investigation on the Commission's Own Motion to Determine Whether Pacific Gas and Electric Company and PG&E Corporation's Organizational Culture and Governance Prioritize Safety ("CPUC Proceeding I.15-08-019"); (c) A.19-02-016, Application of Pacific Gas and Electric Company for a Waiver of the Capital Structure Condition ("CPUC Proceeding A.19-02-016"); (d) A.18-11-001, Application of Pacific Gas and Electric Company to issue, sell, and deliver one or more series of Debt Securities and to guarantee the obligations of others in respect of the issuance of Debt Securities; to execute and deliver one or more indentures; to sell, lease, assign, mortgage, or otherwise dispose of or encumber utility property; to issue, sell and deliver in one or more series, cumulative Preferred Stock -- \$25 Par

Value, Preferred Stock -- \$100 Par Value, Preference Stock or any combination thereof; to utilize various debt enhancement features; and enter into interest rate hedges ("CPUC Proceeding A.18-11-001"); (e) A.18-10-003, Application of Pacific Gas and Electric Company to increase its authority to finance short-term borrowing needs and procurement-related collateral costs by \$2.0 billion to an aggregate amount not to exceed \$6.0 billion ("CPUC Proceeding A.18-10-003"); and (f) any other related or similar CPUC proceeding or other CPUC proceeding arising from the matters for which MTO is representing the Debtors;

- c. Advising and representing the Utility regarding its rights and obligations under various power purchase agreements, including in connection with *NextEra Energy, Inc., et al. v. Pacific Gas and Electric Company*, FERC Docket No. 19-35-000, and *PG&E Corp. et al. v. Federal Energy Regulatory Commission*, Adv. Proc. No. 19-03003 (N.D. Cal.); advising and representing the Utility on any appeal from these matters and, potentially, as an amicus curiae in other proceedings involving similar legal issues;
- d. Advising the Debtors regarding compliance with laws and regulations
 governing public utilities, including Division 1, Part 1 of the California Public
 Utilities Code and the CPUC's affiliate transaction rules (including Decision
 06-12-029 and related decisions);
- e. Advising and representing the Debtors as necessary and appropriate with respect to potential actions by state government actors, including the legislature and the CPUC, that may affect or relate to the Debtors' reorganization, plan, and operations, including with respect to liability standards, insurance and related cost-spreading regimes, recovery of costs in rates and the Debtors' management, governance and structure;
- f. Advising and representing the Debtors with respect to issues arising under

 California law that may affect or relate to the Debtors' reorganization, plan and

- operations; California corporate law including but limited to fiduciary duties and opinions regarding due authority; California law governing corporate forms; the California Public Records Act;
- g. Advising and representing the Debtors with regard to potential criminal, civil, and administrative liability in connection with the 2017 and 2018 Northern California wildfires, including:
 - i. Advising and representing the Debtors in civil or administrative
 proceedings relating to the 2017 and 2018 Northern California wildfires;
 - ii. Advising and representing the Debtors concerning the Butte County Settlement;
 - iii. Coordinating with Debtors' counsel in civil actions and administrative proceedings arising from wildfires to provide advice regarding potential impact on and coordination with the Debtors' response to and positions in the criminal investigations and any resulting prosecutions;
 - iv. Advising and representing the Debtors and coordinating with other counsel in connection with any possible or proposed resolutions or settlements of criminal, civil, or administrative liability arising from California wildfires; and
- h. Providing all other necessary legal services for the Debtors, as related to the above matters, in connection with the above captioned Chapter 11 Cases, including fact investigation, legal researching, briefing, argument, discovery, reorganization, plan and disclosure statement matters, appearance and participation in hearings, and communications and meetings with parties in interest.
- 4. MTO shall be compensated in accordance with, and will file, interim and final fee applications for allowance of its compensation and expenses and shall be subject to sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Bankruptcy Local Rules, the Fee Guidelines, and any further order of the Court;

- 5. MTO shall be reimbursed for reasonable and necessary expenses as provided by the Fee Guidelines;
- 6. MTO is authorized without further order of the Court to apply amounts from the Retainer to compensate and reimburse MTO and the Economic Consultants for fees or expenses incurred prior to the Petition Date consistent with their ordinary course billing practices. Notwithstanding anything to the contrary in the Engagement Letter, the Debtors are not obligated to replenish the Retainer. MTO shall hold the balance of the Retainer until the conclusion of the MTO engagement and the payment of the fees, costs, and expenses of MTO as approved in the MTO final fee application, after which MTO shall return any remaining balance of the Retainer to the Debtors.
- 7. MTO shall use its best efforts to avoid any duplication of services provided by any of the Debtors' other retained professionals in these Chapter 11 Cases;
- 8. Notice of the Application as provided therein shall be deemed good and sufficient notice of the Application;
- 9. MTO shall provide reasonable notice to the Debtors and the U.S. Trustee of any increase of MTO's hourly rates as set forth in the Weissmann Declaration;
- 10. To the extent the Application is inconsistent with this Order, the terms of the Order shall govern;
- 11. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

END OF ORDER

2:15-cv-04113-PSG-JEM Document 9 5/nter #:45 0cto b	Page 49 of 160 Page ID
EDWARI U.S. BAN	DEF U3, 2019 D.J. EMMONS, CLERK IKRUPTCY COURT RN DISTRICT OF CALIFORNIA
THOMAS B. WALPER (State Bar No. 96 thomas.walper@mto.com HENRY WEISSMANN (State Bar No. 13 henry.weissmann@mto.com BRADLEY SCHNEIDER (State Bar NoDENNIS N	nd Filed: October 2, 2019 Montali Kruptcy Judge
NORTHERN DISTRI	ANKRUPTCY COURT ICT OF CALIFORNIA SCO DIVISION
In re PG&E CORPORATION, -and- PACIFIC GAS AND ELECTRIC COMPANY, Debtors. □ Affects PG&E Corporation □ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered) ORDER AMENDING ORDER PURSUANT TO 11 U.S.C. § 327(a) AND FED. R. BANKR. P. 2014(a) AND 2016 FOR AUTHORITY TO RETAIN AND EMPLOY MUNGER, TOLLES & OLSON LLP AS COUNSEL FOR CERTAIN MATTERS AS OF THE PETITION DATE [No hearing requested] [Relates to Dkt. No. 1677]
	BRAD BRIAN (State Bar No. 79001) Brad.Brian@mto.com THOMAS B. WALPER (State Bar No. 96 thomas.walper@mto.com HENRY WEISSMANN (State Bar No. 12 henry.weissmann@mto.com BRADLEY SCHNEIDER (State Bar NoENNIS Moradley.schneider@mto.com U.S. Bank MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue Fiftieth Floor Los Angeles, California 90071 Telephone: (213) 683-9100 Facsimile: (213) 683-3702 Proposed Attorneys for Debtors and Debtors in Possession UNITED STATES BANORTHERN DISTRICATION, -and- PACIFIC GAS AND ELECTRIC COMPANY, Debtors. Affects PG&E Corporation Affects PG&E Corporation Affects Pacific Gas and Electric Company

Upon the application, dated September 18, 2019 (the "Application to Amend"), of PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and debtors in possession (collectively, "PG&E" or the "Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases"), to amend Order Pursuant to 11 U.S.C. § 327(e) and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Counsel for Certain Matters Effective as of the Petition Date (the "Retention Order") [Dkt No. 1677]; and this Court having jurisdiction to consider the Application to Amend and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); and consideration of the Application to Amend and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Application having been provided to the parties listed therein, and it appearing that no other or further notice need be provided; and this Court having reviewed the Application to Amend and the Weissmann Declaration; and upon the record of the Hearing (if any was held) and all of the proceedings had before the Court; and this Court having found and determined that the relief sought in the Application to Amend is in the best interests of the Debtors, their estates, creditors, shareholders, and all parties in interest; and that the legal and factual bases set forth in the Application to Amend establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT:

- 1. The Application to Amend is granted as provided herein.
- 2. The Retention Order is hereby amended to provide that the Specific Matters include:
 - a. Representing and advising the Debtors with regard to regulatory, corporate,
 transactional, and other legal issues associated with potential structural options
 in relation to electric distribution systems;

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- Representing the Debtors as co-counsel at trial in the first trial in the consolidated action captioned *California North Bay Fire Cases*, JCCP No. 4995
 (Cal. Super. Ct.) (the "Tubbs Fire Action");
- c. Representing and advising the Debtors in connection with any other civil actions or proceedings arising out of or related to the Northern California wildfires.
- 3. Subject to the foregoing clarifying amendment, the Retention Order remains in effect and is incorporated herein by reference.
- 4. Notice of the Application to Amend as provided therein shall be deemed good and sufficient notice of the Application to Amend;
- 5. To the extent the Application to Amend is inconsistent with this Order, the terms of the Order shall govern;
- 6. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

END OF ORDER

Case	EDWARD U.S. BAN	mber 15, 2019 J. EMMONS, CLERK KRUPTCY COURT RN DISTRICT OF CALIFORNIA
1 2 3 4 5 6 7 8	THOMAS B. WALPER (State Bar No. 96 thomas.walper@mto.com HENRY WEISSMANN (State Bar No. 12 henry.weissmann@mto.com BRADLEY SCHNEIDER (State Bar No DENNIS NO	nd Filed: November 14, 2019 Montal Tontali Truptcy Judge
9 10 11	NORTHERN DISTRI	ANKRUPTCY COURT CT OF CALIFORNIA SCO DIVISION
12 13 14 15 16 17 18 19 20	In re PG&E CORPORATION, -and- PACIFIC GAS AND ELECTRIC COMPANY, Debtors. □ Affects PG&E Corporation □ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Bankruptcy Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered) ORDER AMENDING ORDER PURSUANT TO 11 U.S.C. § 327(e) AND FED. R. BANKR. P. 2014(a) AND 2016 FOR AUTHORITY TO RETAIN AND EMPLOY MUNGER, TOLLES & OLSON LLP AS COUNSEL FOR CERTAIN MATTERS AS OF THE PETITION DATE

[No hearing requested]

[Relates to Dkt. No. 1677]

Upon the application, dated October 28, 2019 (the "Second Application to Amend"), of PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and debtors in possession (collectively, "PG&E" or the "Debtors") in the abovecaptioned chapter 11 cases (the "Chapter 11 Cases"), to amend Order Pursuant to 11 U.S.C. § 327(e) and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Counsel for Certain Matters Effective as of the Petition Date [Dkt No. 1677] (the "**Retention Order**"), as amended by that Order Amending Order Pursuant to 11 U.S.C. § 327(e) and Fed. R. Bankr. P. 2014(a) and 2016 for Authority to Retain and Employ Munger, Tolles & Olson LLP as Counsel for Certain Matters as of the Petition Date [Dkt. No. 4083] (the "First Amended Retention Order"); and this Court having jurisdiction to consider the Application to Amend and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); and consideration of the Second Application to Amend and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Second Application to Amend having been provided to the parties listed therein, and it appearing that no other or further notice need be provided; and this Court having reviewed the Second Application to Amend and the Weissmann Declaration; and upon the record of the Hearing (if any was held) and all of the proceedings had before the Court; and this Court having found and determined that the relief sought in the Second Application to Amend is in the best interests of the Debtors, their estates, creditors, shareholders, and all parties in interest; and that the legal and factual bases set forth in the Second Application to Amend establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT:

1. The Second Application to Amend is granted as provided herein.

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2. The Retention Order is hereby further amended to provide that the Specific Matters include: a. Representing and advising the Debtors in connection with CPUC Decision No. 18-01-022 and any related administrative or civil proceedings; b. Representing and advising the Debtors in connection with any civil, administrative, or criminal investigations or proceedings arising from the Kincade fire. 3. Subject to the foregoing clarifying amendment and the First Amended Retention Order, the Retention Order remains in effect and is incorporated herein by reference; 4. Notice of the Second Application to Amend as provided therein shall be deemed good and sufficient notice of the Second Application to Amend; 5. To the extent the Second Application to Amend is inconsistent with this Order, the terms of this Order shall govern; 6. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order. **END OF ORDER**

EXHIBIT B

Case: 19-30088 Doc# 8943-2 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Exhibit B

Budget and Staffing Plan

Aggregate for Matter Categories for the Period Beginning on January 29, 2019 and Ending on July 1, 2020

Matter Number	Project Category Description	Hours Budgeted	Total Compensation Budgeted
Applicable	to the Debtors		
020	Legislative Issues	1,203	\$1,054,050.00
021	Non-Bankruptcy Litigation / Wildfire (Criminal)	75,698	\$40,151,558.00
022	Non-Working Travel	9041	\$957,231.00
023	Purchase Power Agreements (including Adversary Proceedings)	1,015	\$979,113.00
025	Regulatory Issues	16,774	\$13,657,988.00
026	Retention / Billing / Fee Applications: MTO	915	\$738,713.00
033	TUB - Tubbs Fire state court litigation	N/A	N/A
034	TUF – Tubbs Fire Estimation & Discovery and Investigation Related to Estimation	21,548	\$12,131,940.00
035	Kincade	4,230	\$3,021,775.00
036	Inverse Condemnation Appeal	125	\$126,250.00
Total		122,412	\$72,819,742.00

Case: 19-30088 Doc# 8943-2 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

¹ Non-working travel time is budgeted in accordance with the local guidelines of Judge Montali, which provide for up to two hours of non-working travel time for air travel to account for unavoidable non-working time such as going through airport security, and in accordance with an agreement with Mr. Bruce Markell, the fee examiner, for non-working time for car travel, which provides no compensation for the first 90 minutes of car travel and a 50% reduction for car travel in excess of 90 minutes. The reduction of 50% is implemented by a 50% reduction in the car travel hours recorded by the timekeeper.

Aggregate Staffing Plan Across All Matter Categories for the Period Beginning on January 29, 2019 and Ending on July 1, 2020

Category of Timekeeper	Number of Timekeepers Expected to Work on the Matter Categories During the Budget Period	Weighted Average Hourly Rate		
Partner	17	\$1,139		
Of Counsel	2	\$890		
Associate	8	\$752		
Jr. Associate	8	\$584		
Staff Attorney	16	\$439		
eDiscovery Attorney	1	\$593		
Paralegal	8	\$369		
ALS	3	\$416		
Case Clerks	3	\$113		
Litigation Analyst	1	\$113		
Library	1	\$295		
Total Attorney	51	\$681		
Total Non-Attorney	16	\$305		
Total	67	\$613		

Case: 19-30088 Doc# 8943-2 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 3

EXHIBIT C

Case: 19-30088 Doc# 8943-3 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

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Exhibit C

Voluntary Rate Disclosures

Below is the blended hourly rate (billed amount / billed hours) by timekeeper category that was billed to the Debtors during the Fee Period from January 29, 2019 through July 1, 2020.

Fees Billed by date Worked		
	Blended Hourly Rates	
Timekeeper Category	Billed in this Fee Application 1/29/19-7/1/20 (PG&E Timekeepers)	
Partner	\$	1,142
Of Counsel	\$	894
Associate	\$	661
eDiscovery Attorney	\$	575
Staff Attorney	\$	426
Attorneys Total	\$	768
Paralegal	\$	353
ALS	\$	415
Case Clerk	\$	110
Litigation Analyst	\$	110
Library	\$	279
Paraprofessionals Total	\$	372
Grand Total	\$	727

Case: 19-30088 Doc# 8943-3 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

EXHIBIT D

Case: 19-30088 Doc# 8943-4 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 61 of 160 Page ID #Exhibit D1 Summary of Timekeepers for the period

Jan. 29, 2019 - July 1, 2020

NAME OF PROFESSIONAL:	POSITION	YEAR ADMITTED	2019 HOURLY RATE	2019 TOTAL HOURS BILLED	2019 COMPENSATION	2020 HOURLY RATE	2020 TOTAL HOURS BILLED	2020 COMPENSATION	TOTAL HOURS BILLED	TOTAL COMPENSATION	AREA OF PRACTICE / CONCENTRATION
Kevin S. Allred	Partner	1986	\$950.00	552.8	\$525,160.00	\$1,020.00	864.2	\$881,484.00	1,417.0	\$1,406,644.00	Litigation
Brad D. Brian	Partner	1977	\$1,421.32	679.3	\$965,500.00	\$1,500.00	380.7	\$571,050.00	1,060.0	\$1,536,550.00	Litigation
Zachary M. Briers	Partner	2012	\$860.00	0.9	\$774.00				0.9	\$774.00	Litigation
Jennifer C. Broder	Partner	2011	\$860.00	0.2	\$172.00				0.2	\$172.00	Corporate
Erin J. Cox	Partner	2009	\$895.00	268.4	\$240,218.00	\$950.00	343.4	\$326,230.00	611.8	\$566,448.00	Litigation
Robert L. Dell Angelo	Partner	1992				\$1,060.00	10.2	\$10,812.00	10.2	\$10,812.00	Litigation
Lisa J. Demsky	Partner	1996	\$995.00	1,807.2	\$1,798,164.00	\$1,060.00	439.5	\$465,870.00	2,246.7	\$2,264,034.00	Litigation
Michael R. Doyen	Partner	1982	\$1,300.00	1,559.4	\$2,027,220.00	\$1,320.00	735.1	\$970,332.00	2,294.5	\$2,997,552.00	Litigation
David H. Fry	Partner	1997	\$995.00	507.0	\$504,465.00	\$1,150.00	6.9	\$7,935.00	513.9	\$512,400.00	Litigation
Elaine J. Goldenberg	Partner	1997	\$995.00	373.7	\$371,831.50	\$1,060.00	95.6	\$101,336.00	469.3	\$473,167.50	Appellate
David B. Goldman	Partner	1991	\$995.00	26.5	\$26,367.50	\$1,150.00	32.7	\$37,605.00	59.2	\$63,972.50	Taxation
Seth Goldman	Partner	2002	\$995.00	194.0	\$193,030.00	\$1,150.00	599.7	\$689,655.00	793.7	\$882,685.00	Restructuring
Bryan H. Heckenlively	Partner	2009	\$895.00	60.7	\$54,326.50	, ,		, , , , , , , , , , , , , , , , , , , ,	60.7	\$54,326.50	Litigation
Jeffrey A. Heintz	Partner	1985	\$950.00	1.5	\$1,425.00				1.5	\$1,425.00	Real Estate
Miriam Kim	Partner	2002	\$895.00	314.1	\$281,119.50	\$950.00	90.7	\$86,165.00	404.8	\$367,284.50	Litigation
Judith T. Kitano	Partner	1988	\$1,100.00	6.9	\$7,590.00	\$1,220.00	36.4	\$44,408.00	43.3	\$51,998.00	Corporate
Kelly L.C. Kriebs	Partner	1999	\$1,100.00	9.5	\$10,450.00	\$1,150.00	127.0	\$146,050.00	136.5	\$156,500.00	Corporate
Jeremy A. Lawrence	Partner	2010	ψ1,100.00	7.5	\$10,150.00	\$920.00	4.6	\$4,232.00	4.6	\$4,232.00	Litigation
C. David Lee	Partner	1999				\$1,220.00	41.7	\$50,874.00	41.7	\$50,874.00	Corporate
Joseph D. Lee	Partner	1982	\$995.00	6.3	\$6,268,50	ψ1,220.00	11.7	φ50,071.00	6.3	\$6,268.50	Litigation
Cary B. Lerman	Partner	1972	Ψ//3.00	0.3	ψ0,200.30	\$1,320.00	6.1	\$8,052.00	6.1	\$8,052.00	Litigation
Luis Li	Partner	1991	\$1,300.00	401.9	\$522,470.00	\$1,400.00	0.4	\$560.00	402.3	\$523,030.00	Litigation
Matthew A. MacDonald	Partner	2008	\$895.00	632.1	\$565,729.50	\$950.00	0.4	\$380.00	632.5	\$566,109.50	Litigation
Kathleen M. McDowell	Partner	1984	\$895.00	611.3	\$547,113.50	\$920.00	65.7	\$60,444.00	677.0	\$607,557.50	Appellate
Fred A. Rowley, Jr.	Partner	1997	\$995.00	2.4	\$2,388.00	\$1,060.00	6.7	\$7,102.00	9.1	\$9,490.00	Appellate/ Complex Litigation
James C. Rutten	Partner	1997	\$995.00	546.8	\$544,066.00	\$1,060.00	467.7	\$495,762.00	1,014.5	\$1,039,828.00	Litigation
Donald B. Verrilli	Partner	1983	\$1,400.00	55.1	\$77,140.00	\$1,500.00	17.0	\$25,500.00	72.1	\$102,640.00	Appellate
Thomas B. Walper	Partner	1980	\$1,400.00	4.4	\$6,160.00				4.4	\$6,160.00	Restructuring
Henry Weissmann	Partner	1987	\$1,300.00	1,627.7	\$2,116,010.00	\$1,400.00	1,310.9	\$1,835,260.00	2,938.6	\$3,951,270.00	Litigation
Jeffrey R. Wu	Partner	2007				\$950.00	42.3	\$40,185.00	42.3	\$40,185.00	Litigation
Mark R. Yohalem	Partner	2005	\$895.00	13.1	\$11,724.50	\$990.00	24.7	\$24,453.00	37.8	\$36,177.50	Appellate
Patrick J. Cafferty	Of Counsel	1976	\$995.00	1.2	\$1,194.00				1.2	\$1,194.00	Environmental / Litigation
Kimberly A. Chi	Of Counsel	2006				\$920.00	11.0	\$10,120.00	11.0	\$10,120.00	Finance
Sarah J. Cole	Of Counsel	2002	\$890.00	495.5	\$440,995.00	\$890.00	1,302.9	\$1,159,581.00	1,798.4	\$1,600,576.00	Litigation
Alan V. Friedman	Of Counsel	1966	\$890.00	0.9	\$801.00				0.9	\$801.00	Appellate
Michael E. Greaney	Of Counsel	1996	\$890.00	60.6	\$53,934.00				60.6	\$53,934.00	Corporate / Real Estate
Bradley R. Schneider	Of Counsel	2004	\$890.00	69.3	\$61,677.00	\$950.00	127.4	\$121,030.00	196.7	\$182,707.00	Restructuring
Matthew S. Schonholz	Of Counsel	2005				\$920.00	30.2	\$27,784.00	30.2	\$27,784.00	Taxation
Shannon Aminirad	Associate	2018	\$460.00	114.8	\$52,808.00				114.8	\$52,808.00	Litigation
Grant R. Arnow	Associate	2017	\$535.00	1,236.5	\$661,527.50	\$665.00	13.4	\$8,911.00	1,249.9	\$670,438.50	Litigation
Nick Axelrod	Associate	2013	\$775.00	2,351.9	\$1,822,722.50	\$845.00	839.8	\$709,631.00	3,191.7	\$2,532,353.50	Litigation
Michael C. Baker	Associate	2016	\$625.00	1,508.7	\$942,937.50	\$725.00	318.1	\$230,622.50	1,826.8	\$1,173,560.00	Litigation
Sean P. Barry	Associate	2018	\$460.00	655.7	\$301,622.00			,	655.7	\$301,622.00	Litigation
Andre W. Brewster	Associate	2015	\$685.00	635.1	\$435,043.50	\$780.00	512.4	\$399,672.00	1,147.5	\$834,715.50	Litigation
Wesley T.L. Burrell	Associate	2011	\$810.00	329.9	\$267,219.00			,	329.9	\$267,219.00	Litigation
Graham B. Cole	Associate	2014	7		7-01,-22.00	\$820.00	309.1	\$253,462.00	309.1	\$253,462.00	Litigation

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 62 of 160 Page ID #Exhibit D2 Summary of Timekeepers for the period

Jan. 29, 2019 - July 1, 2020

NAME OF PROFESSIONAL:	POSITION	YEAR ADMITTED	2019 HOURLY RATE	2019 TOTAL HOURS BILLED	2019 COMPENSATION	2020 HOURLY RATE	2020 TOTAL HOURS BILLED	2020 COMPENSATION	TOTAL HOURS BILLED	TOTAL COMPENSATION	AREA OF PRACTICE / CONCENTRATION
Anne K. Conley	Associate	2015	\$685.00	7.6	\$5,206.00				7.6	\$5,206.00	Litigation
Allison M. Day	Associate	2015	\$685.00	311.4	\$213,309.00	\$780.00	2.9	\$2,262.00	314.3	\$215,571.00	Litigation
Raquel E. Dominguez	Associate	2019	\$460.00	170.0	\$78,200.00	\$490.00	671.6	\$329,084.00	841.6	\$407,284.00	Litigation
Matthew K. Donohue	Associate	2015	\$750.00	0.3	\$225.00				0.3	\$225.00	Litigation
Nicholas D. Fram	Associate	2012				\$860.00	43.3	\$37,238.00	43.3	\$37,238.00	Litigation
Brendan Gants	Associate	2016	\$750.00	324.6	\$243,450.00	\$820.00	117.2	\$96,104.00	441.8	\$339,554.00	Litigation
Alexander S. Gorin	Associate	2017	\$535.00	693.5	\$371,022.50	\$665.00	315.4	\$209,741.00	1,008.9	\$580,763.50	Litigation
Skylar B. Grove	Associate	2015	\$685.00	196.2	\$134,397.00	\$780.00	534.4	\$416,832.00	730.6	\$551,229.00	Litigation
Lauren M. Harding	Associate	2015	\$685.00	1,863.1	\$1,276,223.50	\$780.00	411.2	\$320,736.00	2,274.3	\$1,596,959.50	Litigation
Jan W. Jorritsma	Associate	2018	\$460.00	392.8	\$180,688.00				392.8	\$180,688.00	Litigation
Erinma E. Kalu	Associate	2019	\$460.00	293.8	\$135,148.00				293.8	\$135,148.00	Litigation
Natalie A. Karl	Associate	2017				\$665.00	343.1	\$228,161.50	343.1	\$228,161.50	Corporate
Lloyd Marshall	Associate	2018	\$460.00	254.7	\$117,162.00	\$565.00	528.0	\$298,320.00	782.7	\$415,482.00	Litigation
Megan L. McCreadie	Associate	2017	\$535.00	337.0	\$180,295.00	\$665.00	681.1	\$452,931.50	1,018.1	\$633,226.50	Litigation
Michele C. Nielsen	Associate	2016	\$625.00	485.0	\$303,125.00	\$725.00	2.6	\$1,885.00	487.6	\$305,010.00	Litigation
Alexandra Peacock	Associate	2016	·			\$725.00	4.9	\$3,552.50	4.9	\$3,552.50	Litigation
Anthony J. Ramirez	Associate	2016	\$625.00	108.4	\$67,750.00	,		12/22	108.4	\$67,750.00	Corporate
Teresa A. Reed Dippo	Associate	2015	\$685.00	594.4	\$407,164.00	\$780.00	677.6	\$528,528.00	1,272.0	\$935,692.00	Litigation
Lauren Ross	Associate	2016	\$625.00	336.5	\$210,312.50	4.00.00	0.,,,,	70-0,0-0000	336.5	\$210,312.50	Litigation
Giovanni S. Saarman Gonzalez	Associate	2016	\$625.00	1,606.0	\$1,003,750.00	\$725.00	1,122.5	\$813,812.50	2,728.5	\$1,817,562.50	Litigation
Tori N. Stilwell	Associate	2019	\$315.00	63.3	\$19,939.50	Ψ723.00	1,122.5	φ015,012.50	63.3	\$19,939.50	Litigation
Trevor N. Templeton	Associate	2016	\$685.00	665.7	\$456,004.50				665.7	\$456,004.50	Litigation
Cobus van der Ven	Associate	2017	φουσ.σσ	005.7	Ψ150,001.50	\$665.00	113.3	\$75,344.50	113.3	\$75,344.50	Litigation
David W. Walchak	Associate	2018	\$460.00	218.3	\$100,418.00	Ψ005.00	113.3	Ψ13,344.30	218.3	\$100,418.00	Litigation
Bobby Malhotra	eDiscovery Attorney	2008	\$575.00	1.9	\$1,092.50				1.9	\$1,092.50	N/A
Mark M. Chowdhury	Staff Counsel	1991	\$380.00	1,026.2	\$389,956.00	\$405.00	116.2	\$47,061.00	1,142.4	\$437,017.00	N/A
Lisa A. Clark	Staff Counsel	2001	\$460.00	94.5	\$43,470.00	\$ + 05.00	110.2	\$47,001.00	94.5	\$43,470.00	N/A
Michael Y. Doko	Staff Counsel	1998	\$405.00	815.4	\$330,237.00	\$430.00	93.3	\$40,119.00	908.7	\$370,356.00	N/A
Candice Fuller	Staff Counsel	2014	\$460.00	299.9	\$137,954.00	\$490.00	76.7	\$37,583.00	376.6	\$175,537.00	N/A
Eric J. Kananen	Staff Counsel	2001	\$460.00	20.2	\$9,292.00	ψ + 20.00	70.7	φ37,363.00	20.2	\$9,292.00	N/A
Kevin Y. Kim	Staff Counsel	2018	\$405.00	117.6	\$47,628.00				117.6	\$47.628.00	N/A
Michael L. Lerew	Staff Counsel	1993	\$380.00	561.7	\$213,446.00	\$405.00	45.1	\$18,265.50	606.8	\$231,711.50	N/A N/A
Shelley Lipman	Staff Counsel	1993	\$380.00	834.2	\$316,996.00	\$405.00	114.9	\$46,534.50	949.1	\$363,530.50	N/A
Susan Liu	Staff Counsel	2001	\$460.00	750.4	\$345,184.00	\$490.00	124.8	\$61,152.00	875.2	\$406,336.00	N/A N/A
Terence M. McKiernan	Staff Counsel	1999	\$460.00	694.0	\$319,240.00	\$490.00	178.1	\$87,269.00	872.1	\$406,509.00	N/A N/A
								. ,	389.9	\$406,309.00	
Lisa M. McLean Hadi Motiee	Staff Counsel Staff Counsel	2001	\$380.00 \$460.00	345.3 205.0	\$131,214.00 \$94,300.00	\$405.00 \$490.00	44.6 51.4	\$18,063.00	256.4		N/A N/A
						-		\$25,186.00		\$119,486.00	
Marcia B. Osborne Doris R. Perl	Staff Counsel	1989 1990	\$405.00	854.8	\$346,194.00	\$430.00	23.5	\$10,105.00	878.3	\$356,299.00	N/A
	Staff Counsel		\$460.00	547.8	\$251,988.00	\$490.00	97.8	\$47,922.00	645.6	\$299,910.00	N/A
Mark M. Perl	Staff Counsel	1991	\$460.00	566.4	\$260,544.00	\$490.00	114.0	\$55,860.00	680.4	\$316,404.00	N/A
Allison E. Rector	Staff Counsel	2018	\$405.00	235.2	\$95,256.00	\$430.00	109.8	\$47,214.00	345.0	\$142,470.00	N/A
Jarett D. Reid	Staff Counsel	2010	\$405.00	398.1	\$161,230.50	\$430.00	54.7	\$23,521.00	452.8	\$184,751.50	N/A
Barni Rothman	Staff Counsel	1985	\$405.00	273.0	\$110,565.00	\$430.00	42.8	\$18,404.00	315.8	\$128,969.00	N/A
Arjang Seraji	Staff Counsel	1997	\$460.00	725.0	\$333,500.00	\$490.00	103.0	\$50,470.00	828.0	\$383,970.00	N/A
Steven D. Valentine	Staff Counsel	1997	\$460.00	204.8	\$94,208.00				204.8	\$94,208.00	N/A
Francoise Baldwin	Paralegal	N/A	\$270.00	55.9	\$15,093.00				55.9	\$15,093.00	N/A
Alicia Barlow	Paralegal	N/A	\$325.00	26.6	\$8,645.00				26.6	\$8,645.00	N/A
Ramon K. Castillo	Paralegal	N/A				\$345.00	965.9	\$333,235.50	965.9	\$333,235.50	N/A

Case: 19-30088 Doc# 8943-4 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 3 of 6

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 63 of 160 Page ID #Exhibit 13 Summary of Timekeepers for the period

Jan. 29, 2019 - July 1, 2020

NAME OF PROFESSIONAL:	POSITION	YEAR ADMITTED	2019 HOURLY RATE	2019 TOTAL HOURS BILLED	2019 COMPENSATION	2020 HOURLY RATE	2020 TOTAL HOURS BILLED	2020 COMPENSATION	TOTAL HOURS BILLED	TOTAL COMPENSATION	AREA OF PRACTICE / CONCENTRATION
Jennifer Galindo	Paralegal	N/A	\$380.00	152.9	\$58,102.00	\$395.00	15.1	\$5,964.50	168.0	\$64,066.50	N/A
Bruce M. Gordon	Paralegal	N/A	\$270.00	170.5	\$46,035.00	\$345.00	155.1	\$53,509.50	325.6	\$99,544.50	N/A
Arn Jacobsen	Paralegal	N/A	\$380.00	89.2	\$33,896.00	\$395.00	13.5	\$5,332.50	102.7	\$39,228.50	N/A
Michael J. Lamb	Paralegal	N/A	\$380.00	429.3	\$163,134.00	\$395.00	0.7	\$276.50	430.0	\$163,410.50	N/A
Melissa Lee-Segovia	Paralegal	N/A	\$325.00	45.2	\$14,690.00				45.2	\$14,690.00	N/A
Gary LeGault	Paralegal	N/A	\$270.00	28.0	\$7,560.00				28.0	\$7,560.00	N/A
Nicholas Martin	Paralegal	N/A	\$325.00	16.5	\$5,362.50				16.5	\$5,362.50	N/A
Danny R. Munson	Paralegal	N/A	\$380.00	43.1	\$16,378.00	\$395.00	21.4	\$8,453.00	64.5	\$24,831.00	N/A
Larry M. Polon	Paralegal	N/A	\$325.00	174.9	\$56,842.50	\$345.00	220.1	\$75,934.50	395.0	\$132,777.00	N/A
Cynthia R. Richardson	Paralegal	N/A	\$380.00	265.8	\$101,004.00	\$395.00	254.8	\$100,646.00	520.6	\$201,650.00	N/A
Steven Shao	Paralegal	N/A	\$380.00	0.7	\$266.00				0.7	\$266.00	N/A
Justin A. Wilson	Paralegal	N/A	\$325.00	21.3	\$6,922.50				21.3	\$6,922.50	N/A
Victor H. Gonzales	ALS	N/A	\$350.00	541.0	\$189,350.00	\$370.00	58.9	\$21,793.00	599.9	\$211,143.00	N/A
Lawrence Jayme	ALS	N/A	\$350.00	11.6	\$4,060.00				11.6	\$4,060.00	N/A
Bowe Kurowski	ALS	N/A	\$430.00	590.3	\$253,829.00	\$455.00	210.5	\$95,777.50	800.8	\$349,606.50	N/A
Bryan D. Loper	ALS	N/A	\$430.00	66.8	\$28,724.00			. ,	66.8	\$28,724.00	N/A
Phillip E. Nickels, Jr.	ALS	N/A	\$430.00	119.8	\$51,514.00				119.8	\$51,514.00	N/A
Jason D. Troff	ALS	N/A	\$430.00	854.1	\$367,263.00	\$455.00	149.9	\$68,204.50	1,004.0	\$435,467.50	N/A
Marissa E. Andrea	Library	N/A	\$245.00	25.2	\$6,174.00	\$345.00	4.3	\$1,483.50	29.5	\$7,657.50	N/A
Agnes O. Villero	Library	N/A	\$245.00	37.3	\$9,138.50	\$345.00	19.1	\$6,589.50	56.4	\$15,728.00	N/A
Alan S. Shaw-Krivosh	Litigation Analyst	N/A	\$110.00	29.4	\$3,234.00			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	29.4	\$3,234.00	N/A
Benjamin J. Shin	Litigation Analyst	N/A	\$110.00	9.3	\$1,023.00				9.3	\$1,023.00	N/A
Nicholas C. Wiley	Litigation Analyst	N/A	\$110.00	18.0	\$1,980.00				18.0	\$1,980.00	N/A
Noemi Contreras	Case Clerk	N/A	\$110.00	3.0	\$330.00				3.0	\$330.00	N/A
Milagros R. D'Albert	Case Clerk	N/A	\$110.00	4.3	\$473.00				4.3	\$473.00	N/A
Nelson Marinero	Case Clerk	N/A	\$110.00	60.5	\$6,655.00				60.5	\$6,655.00	N/A
Jennifer C. Mendoza	Case Clerk	N/A	\$110.00	17.2	\$1,892.00	\$115.00	9.6	\$1,104.00	26.8	\$2,996.00	N/A
Frank G. Rivera	Case Clerk	N/A	\$110.00	4.0	\$440.00	77777	7.0	72,201100	4.0	\$440.00	N/A
Total Professionals:		- 1,12	7	40,129.0	\$27,446,658.50		18,273.3	\$15,040,115.00	58,402.3	\$42,486,773.50	
Credit (Adjustment of hourly rate from January 29, 2019 through May 31, 2019 by \$100 (14.48 hours).				,				. , , , , , , , , , , , , , , , , , , ,	,	-\$14,480.00	
Credit (Kelly LC Kriebs 5/1/20 - 5/31/20) Credit (Kelly LC Kriebs 6/1/20 -										-\$30,446.96 -\$40,322.64	
7/1/20)											
Interim Fee Reductions										-\$1,390,000.00	
TOTAL HOURS AND FEES										\$41,011,523.90	

Case: 19-30088 Doc# 8943-4 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 4

Exhibit D

Summary of Timekeepers for the period

June 1, 2020 – July 1, 2020

NAME OF PROFESSIONAL	POSITION	YEAR ADMITTED	HOURLY RATE	TOTAL HOURS BILLED	TOTAL COMPENSATION	AREA OF PRACTICE / CONCENTRATION
Kevin S. Allred	Partner	1986	\$1,020.00	84.1	\$85,782.00	Litigation
Brad D. Brian	Partner	1977	\$1,500.00	57.7	\$86,550.00	Litigation
Erin J. Cox	Partner	2009	\$950.00	45.3	\$43,035.00	Litigation
Lisa J. Demsky	Partner	1996	\$1,060.00	27.1	\$28,726.00	Litigation
Michael R. Doyen	Partner	1982	\$1,320.00	133.0	\$175,560.00	Litigation
David H. Fry	Partner	1997	\$1,150.00	0.5	\$575.00	Litigation
Elaine J. Goldenberg	Partner	1997	\$1,060.00	9.6	\$10,176.00	Appellate
Seth Goldman	Partner	2002	\$1,150.00	141.9	\$163,185.00	Restructuring
Miriam Kim	Partner	2002	\$950.00	2.6	\$2,470.00	Litigation
Judith T. Kitano	Partner	1988	\$1,220.00	30.6	\$37,332.00	Corporate
Kelly LC Kriebs	Partner	1999	\$1,150.00	52.6	\$60,490.00	Corporate
Jeremy A. Lawrence	Partner	2010	\$920.00	4.6	\$4,232.00	Litigation
C. David Lee	Partner	2000	\$1,220.00	10.6	\$12,932.00	Corporate
Fred A. Rowley, Jr.	Partner	1997	\$1,060.00	0.2	\$212.00	Appellate/ Complex Litigation
James C. Rutten	Partner	1997	\$1,060.00	41.4	\$43,884.00	Litigation
Donald B. Verilli	Partner	1983	\$1,500.00	3.2	\$4,800.00	Appellate
Henry Weissmann	Partner	1987	\$1,400.00	154.1	\$215,740.00	Litigation
Jeffrey Y. Wu	Partner	2007	\$950.00	16.4	\$15,580.00	Litigation
Mark R. Yohalem	Partner	2005	\$990.00	0.9	\$891.00	Appellate
Kimberly A. Chi	Of Counsel	2006	\$920.00	8.2	\$7,544.00	Finance
Sarah J. Cole	Of Counsel	2002	\$890.00	234.3	\$208,527.00	Litigation
Nick Axelrod	Associate	2013	\$845.00	120.0	\$101,400.00	Litigation
Andre W. Brewster	Associate	2015	\$780.00	45.9	\$35,802.00	Litigation
Graham B. Cole	Associate	2015	\$820.00	77.6	\$63,632.00	Litigation
Raquel E. Dominguez	Associate	2019	\$490.00	129.7	\$63,553.00	Litigation
Nicholas D. Fram	Associate	2012	\$860.00	5.4	\$4,644.00	Litigation

NAME OF PROFESSIONAL	POSITION	YEAR ADMITTED	HOURLY RATE	TOTAL HOURS BILLED	TOTAL COMPENSATION	AREA OF PRACTICE / CONCENTRATION
Brendan Gants	Associate	2016	\$820.00	13.6	\$11,152.00	Litigation
Alexander S. Gorin	Associate	2017	\$665.00	0.5	\$332.50	Litigation
Skylar B. Grove	Associate	2015	\$780.00	18.8	\$14,664.00	Litigation
Lauren M. Harding	Associate	2015	\$780.00	17.6	\$13,728.00	Litigation
Natalie A. Karl	Associate	2017	\$665.00	50.8	\$33,782.00	Corporate
Lloyd Marshall	Associate	2018	\$565.00	13.5	\$7,627.50	Litigation
Megan L. McCreadie	Associate	2017	\$665.00	6.7	\$4,455.50	Litigation
Alexandra Peacock	Associate	2017	\$725.00	2.8	\$2,030.00	Corporate
Teresa A. Reed Dippo	Associate	2015	\$780.00	15	\$11,700.00	Litigation
Giovanni S. Saarman Gonzalez	Associate	2016	\$725.00	91.2	\$66,120.00	Litigation
Cobus van der Ven	Associate	2017	\$665.00	2.8	\$1,862.00	Litigation
Michael Y. Doko Susan Liu	Staff Counsel Staff Counsel	1998 2001	\$430.00 \$490.00	16.0 22.9	\$6,880.00 \$11,221.00	N/A N/A
Terence M. McKiernan	Staff Counsel	1999	\$490.00	3.0	\$1,470.00	N/A
Allison E. Rector	Staff Counsel	2018	\$430.00	5.2	\$2,236.00	N/A
Ramon K. Castillo	Paralegal	N/A	\$345.00	139.2	\$48,024.00	N/A
Bruce M. Gordon	Paralegal	N/A	\$345.00	7.7	\$2,656.50	N/A
Larry M. Polon	Paralegal	N/A	\$345.00	1.3	\$448.50	N/A
Cynthia R. Richardson	Paralegal	N/A	\$395.00	8.8	\$3,476.00	N/A
Bowe Kurowski	ALS	N/A	\$455.00	12.9	\$5,869.50	N/A
Jason D. Troff	ALS	N/A	\$455.00	2.5	\$1,137.50	N/A
Total Professionals:				1,890.3	\$1,728,126.50	
Kelly LC Kriebs (Credit for May 1, 2020-May 31, 2020 fee period.)	Partner	1999			-\$30,446.96	
Kelly LC Kriebs (Credit for June 1, 2020-July 1, 2020 fee period.)	Partner	1999			-\$40,322.64	
Total Hours and Fees				1,890.3	\$1,657,356.90	

Case: 19-30088 Doc# 8943-4 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 6

EXHIBIT E

Case: 19-30088 Doc# 8943-5 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

ot 3

$\underline{\textbf{Exhibit E}}$ Summary of Actual and Necessary Expenses for the Fee Period

January 29, 2019 – May 31, 2020

EXPENSES	AMOUNTS
Meals	\$21,517.15
Travel – Airfare	\$166,566.14
Travel – Hotel	\$214,005.82
Travel – Ground (Local)	\$2,172.75
Travel – Ground (Out of Town)	\$52,955.39
Consultants/Professional Services/Expert Fees	\$991,201.65
Filing/Recording/Registration Fees	\$3,275.26
Transcripts	\$22,908.55
Copying Charges/Outside	\$42,171.65
Computer Research – Outside	\$484.55
Messenger	\$7,964.33
Staff Overtime	\$187.50
Air Express	\$5,650.93
Other Expenses	\$3,883.42
Total Expenses Requested:	\$1,534,945.09

June 1, 2020 – July 1, 2020

EXPENSES	AMOUNTS
Meals	\$658.27
Travel – Ground (Out of Town)	\$209.96
Consultants/Professional Services	\$1,250.00
Transcripts	\$1,685.55
Filing/Recording/Registration Fees	\$508.75
Copying Charges/Outside	\$291.22
Air Express	\$67.87
Messenger	\$275.88
Total Expenses Requested:	\$4,947.50

Case: 19-30088 Doc# 8943-5 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 3

EXHIBIT F

Case: 19-30088 Doc# 8943-6 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

ot 3

Exhibit F

Summary, by Matter Category, of Fees Budgeted and Fees Incurred During the Fee Period
January 29, 2019 – July 1, 2020

Matter	Project Category	Hours		Total Compensation			
Number	Description	Budgeted	Billed	Budgeted	Billed	Expenses	Total
020	Legislative Issues	1,203	735.3	\$1,054,050.00	\$625,863.50	-	\$625,863.50
021	Non-Bankruptcy Litigation / Wildfire (Criminal)	75,698	29,127.2	\$40,151,558.00	\$19,162,723.00	-	\$19,162,723.00
022	Non-Working Travel	9041	729.8	\$957,231.00	\$713,796.50	-	\$713,796.50
023	Purchase Power Agreements (including Adversary Proceedings)	1,015	1,460.7	\$979,113.00	\$1,172,533.00	-	\$1,172,533.00
025	Regulatory Issues	16,774	16,347.4	\$13,657,988.00	\$14,115,959.50	-	\$14,115,959.50
026	Retention / Billing / Fee Applications: MTO	915	764.2	\$738,713.00	\$518,179.50	-	\$518,179.50
033	TUB - Tubbs Fire state court litigation (Judge Jackson)	N/A	6,682.3	N/A	\$4,485,510.00	-	\$4,485,510.00
034	TUF – Tubbs Fire Estimation & Discovery and Investigation Related to Estimation	21,548	0.0	\$12,131,940.00	\$0.00	-	\$0.00
035	Kincade	4,230	2,515.2	\$3,021,775.00	\$1,651,857.50	-	\$1,651,857.50
036	Inverse Condemnation Appeal	125	40.2	\$126,250.00	\$39,351.00	-	\$39,351.00
Subtotal					\$42,486,773.50	\$1,534,945.09	\$44,021,718.59
	Credit (1/29/19 -5/31/19)				(\$14,480.00)		(\$14,480.00)
	Credit (5/1/20 – 5/31/20)				(\$30,446.96)		(\$30,446.96)
	Credit (6/1/20 – 7/1/20)				(\$40,322.64)		(\$40,322.64)
	Interim Fee Reductions				(\$1,390,000.00)		(\$1,390,000.00)

¹ Non-working travel time is budgeted in accordance with the local guidelines of Judge Montali, which provide for up to two hours of non-working travel time for air travel to account for unavoidable non-working time such as going through airport security, and in accordance with an agreement with Mr. Bruce Markell, the fee examiner, for non-working time for car travel, which provides no compensation for the first 90 minutes of car travel and a 50% reduction for car travel in excess of 90 minutes. The reduction of 50% is implemented by a 50% reduction in the car travel hours recorded by the timekeeper.

Case: 19-30088 Doc# 8943-6 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 71 of 160 Page ID #:45641

Matter	Matter Project Category		Hours		Total Compensation		
Number	Description	Budgeted	Billed	Budgeted	Billed	Expenses	Total
Total		122,412	58,402.3	\$72,819,742.00	\$41,011523.90	\$1,534,945.09	\$42,546,468.99

EXHIBIT G

Case: 19-30088 Doc# 8943-7 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Exhibit G

Summary of Fees by Matter for the Fee Period

January 29, 2019 – July 1, 2020

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested
020	Legislative Issues	735.3	\$625,863.50
021	Non-Bankruptcy Litigation – Criminal Wildfire Investigation	29,127.2	\$19,149,546.00
022	Non-Working Travel	729.8	\$713,710.50
023	Power Purchase Agreements and FERC	1,460.7	\$1,101,763.40
025	Regulatory	16,347.4	\$14,115,959.50
026	MTO Retention and Fee Applications	764.2	\$517,962.50
033	TUB - Tubbs Fire state court litigation (Judge Jackson)	6,682.3	\$4,485,510.00
034	TUF – Tubbs Fire Estimation & Discovery and Investigation Related to Estimation	0.0	\$0.00
035	Kincade	2,515.2	\$1,651,857.50
036	Inverse Condemnation Appeal	40.2	\$39,351.00
Subtotal		58,402.3	\$42,486,773.50
	Credit (1/29/19 – 5/31/19)		(\$14,480.00)
	Credit (5/1/20 – 5/31/20)		(\$30,446.96)
	Credit (6/1/20 – 7/1/20)		(\$40,322.64)
	Interim Fee Reductions		(\$1,390,000.00)
Total:		58,402.3	\$41,011,523.90

June 1, 2020 – July 1, 2020

Matter		Total Billed	Total Fees
Number	Matter Description	Hours	Requested
020	Legislative Issues	0.0	\$0.00
021	Non-Bankruptcy Litigation – Criminal Wildfire Investigation	548.7	\$488,819.50
022	Non-Working Travel	14.3	\$17,668.00
023	Power Purchase Agreements and FERC	89.5	\$94,604.00
025	Regulatory	1,218.0	\$1,113,432.50
026	MTO Retention and Fee Applications	11.7	\$7,199.50
033	TUB - Tubbs Fire state court litigation (Judge Jackson)	0.0	\$0.00
034	TUF – Tubbs Fire Estimation & Discovery and Investigation Related to Estimation	0.0	\$0.00
035	Kincade	8.1	\$6,403.00
036	Inverse Condemnation Appeal	0.0	\$0.00
Subtotal		1,890.3	\$1,728,126.50
	Credit for Kelly LC Kriebs fees May 1, 2020-May 31, 2020 fee period.		(30,446.96)
	Credit for Kelly LC Kriebs fees June 1, 2020-July 1, 2020 fee period.		(40,322.64)
Total:		1890.3	\$1,657,356.90

Case: 19-30088 Doc# 8943-7 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

EXHIBIT H

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Exhibit H

Detailed Description of Services Provided and Expenses Incurred

from June 1, 2020 through July 1, 2020

(Prior periods included in prior Interim Fee Applications)

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 76 of 160 Page ID #:45646

	Task (Code 21: No	on-Bankrupt	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Prepare for and participate in hearing before Court (3.5);
				emails and telephone calls with counsel and client regarding
				same (.3); follow-up calls with counsel and client regarding
				hearing and ruling (.2); review follow-up emails with counsel
				regarding same (.5); review additional Board slides (.1); emails
				with client and counsel regarding revisions to same (.1); reviev
				further revisions (.3); telephone calls and emails with counsel
6/1/2020	Brian, Brad D.	5.10	7,650.00	regarding same (.1).
				Call with MTO Attorney and MTO Attorney regarding
				categories for hearing (.4); pre-hearing call with MTO Attorney
				et al. (.2); post-hearing call with MTO Attorney et al. (.4); call
				with counsel regarding applications (.2); revise slide deck per
				client comments (.9); draft application (.4); prepare review
				materials for MTO Attorney (.3); transmit brief to court (.2);
				emails with MTO Attorney regarding hearing prep (.3); calls
				and emails with counsel and client regarding employee
6/1/2020	Axelrod, Nick	4.00	3,380.00	addresses (.7).
				Telephone conference with MTO attorneys regarding
				preparation for hearing (.3); telephone conference with MTO
				attorney regarding follow-up action from hearing (.3);
				telephone conference with MTO attorney regarding transcript
				analysis communication to client (.2); prepare transcript
				analysis communication to client (.6); draft exhibits for status
6/1/2020	Dominguez, Raquel E.	4.40	2,156.00	conference (3).
				Emails and teleconferences with MTO Attorney regarding cour
	Demsky, Lisa J.	0.50		hearing, updates, and status (.4); emails with counsel (.1).
6/1/2020	Marshall, Lloyd	1.00	565.00	Edit and cite check submission to Court.

Date	Name	Hours	Amount	cy Litigation / Wildfire (Criminal) Narrative
Date	Ivanie	Tiours	Amount	
				Review report (.1); prepare for hearing (.5); emails with MTO
				Attorneys regarding same (.1); prepare materials for court (.7);
				emails regarding same (.1); confer with MTO Attorneys
				regarding hearing and materials for court (.4); confer with MTC
				Attorneys regarding preparation for hearing (.5); prepare
				outline and charts for hearing (1.0); confer with general
				counsel and MTO Attorney regarding submissions to court (.3);
				prepare charts and outline for hearing (.2); follow-up call with
				general counsel and MTO Attorney regarding submissions to
				Court (.1); finalize charts (.2); submit to Court (.1); prepare for
				hearing (.4); attend hearing (1.4); confer with MTO Attorney
				and general counsel regarding hearing (.2); confer with MTO
				Attorney regarding hearing (.1); prepare presentation for
				Board meeting (.1); emails regarding same (.1); emails
				regarding next steps after hearing (.1); confer with in-house
				counsel regarding PSPS protocol (.4); confer with team
				regarding hearing and next steps (.3); confer with in-house
				counsel and MTO Attorney regarding next steps (.1); confer
				with MTO Attorneys regarding next steps (.2); emails with
				counsel group regarding ruling at hearing (.3); confer with
				MTO Attorney (.1); follow-up emails with counsel regarding
6/1/202	0 Doyen, Michael R.	8.50	11,220.00	same (.2); confer with counsel regarding same (.2).
				Make final revision to Board slides, and emails with client
				regarding same (.1); telephone calls with government and
				counsel regarding list of local witnesses (.1); review draft Order
				(.1); emails with government counsel regarding same (.1);
				emails and telephone calls with counsel regarding revisions to
				same (.2); review revisions to same (.1); review email to
				government counsel regarding same (.1); telephone call with
				client regarding upcoming hearing and upcoming update to
				Board (.1); outline issues for Board presentation and emails
6/2/202	0 Brian, Brad D.	1.00	1,500.00	with counsel regarding same (.1).
				Review draft email to government regarding settlement, and
6/2/202	0 Brian, Brad D.	0.10	150.00	emails with counsel regarding same.
				Email Butte government counsel regarding agreement (.3);
6/2/202	0 Harding, Lauren M.	0.50	390.00	email MTO attorneys regarding the same (.2).
				Overview meeting with case team, counsel, and ESI service
6/2/202	0 Troff, Jason D.	0.20	91.00	provider.
				Call with counsel regarding hearing (.5); call with counsel
				regarding employees (.6); revise proposed order (1.3); calls
				with MTO Attorney regarding same (.1); revise proof of service
				(.2); emails with CSM attorney regarding record review (.1); call
6/2/202	0 Axelrod, Nick	2.90	2,450.50	with L. Demsky (.1).
				Email MTO team regarding procedure for data compilation for
				California state court motion (.3); email MTO attorney
				regarding same (.1); email MTO attorney regarding preparation
				for phone call with outside counsel regarding California state
6/2/202	O Dominguez, Raquel E.	0.70	343.00	court motion (.3).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 78 of 160 Page ID #:45648

	Task			cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Teleconference with MTO Attorney regarding status (.1);
6/2/2020	Demsky, Lisa J.	0.30	318.00	review proposed order and emails regarding same (.2).
6/2/2020	Demsky, Lisa J.	0.10	106.00	Email regarding settlement and amendment.
				Edit submission to the Court (.7); prepare papers to be filed
6/2/2020	Marshall, Lloyd	1.20	678.00	with the Court (.5).
6/2/2020	Doyen, Michael R.	1.70	2,244.00	Confer with MTO Attorneys regarding court order (.3); email to government counsel's office regarding court order (.4); confer with counsel regarding hearing and ruling (.5); call with MTO Attorney regarding draft order (.1); revise draft order (.4). Review government counsel's edits to draft Order, and revisions to same (.1); work on talking points for Board update on upcoming hearing (.5); emails with counsel and client
				regarding same (.2); analyze client's edits to same (.2); emails and telephone call with counsel regarding same (.1); revise talking points (.4); telephone call with client executive
6/3/2020	Brian, Brad D.	1.70	2,550.00	regarding upcoming hearing (.2). Draft talking points for board meeting and revise same (2.5);
				call with MTO Attorney regarding same (.1); emails with counsel and MTO Attorney regarding location of employees (.2); revise proposed order (.2); calls with MTO Attorney regarding same (.1); numerous calls with counsel, client and
6/3/2020	Axelrod, Nick	4.10	3,464.50	MTO Attorney regarding employees (1.0).
- /- /				Email MTO attorney regarding outside counsel communication
6/3/2020	Dominguez, Raquel E.	0.30	147.00	of transcript analysis.
6/3/2020	Marshall, Lloyd	1.40	791.00	Prepare papers to be filed at the Court (.3); coordinate filing a the Court (1.1).
6/3/2020	Doyen, Michael R.	2.50	3,300.00	Review of security report and emails regarding board presentation (.1); review and revise multiple drafts of proposed order from government, emails regarding same with team and with government counsel (.7); confer with in-house counsel regarding hearing and related proceedings and prepare report for in-house counsel regarding same (.4); confer with counsel regarding hearing and communications with government counsel's office (.3); emails and conferences with counsel regarding Camp proceedings (.5); confer with N. Axelrod regarding same (.2); confer with in-house counsel and N. Axelrod regarding report to Board (.1).
				Continue to research regarding timing of a typical
6/3/2020	Richardson, Cynthia R.	4.50	1,777.50	securitization procedure.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 5

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 79 of 160 Page ID #:45649

Date	Name	Hours	Amount	Narrative
Dute	Ivanic	110413	Amount	Review/analyze materials in preparation for Board
				<u> </u>
				presentation on upcoming hearing, participate in Board
				meeting (1.5); follow-up telephone call with counsel regarding
				same (.4); emails with client regarding possible letter from
				government (.1); telephone call with government counsel (.1);
				further emails and telephone call with client (.1); multiple
				emails with client and counsel regarding individual's motion to
				intervene (.1); emails and telephone call with counsel
				regarding possible appearance by company at hearing (.1)
				emails with client (.1); telephone calls with counsel regarding
6/4/2020	Brian, Brad D.	2.70	4,050.00	appearances at hearing (.2).
				Legal research regarding California state court intervention
				procedure (6); telephone conference with MTO attorney
6/4/2020	Dominguez, Raquel E.	6.10	2,989.00	regarding legal research (.1).
	-			
				Call with MTO Attorneys regarding board meeting (.3); emails
				with MTO Attorney regarding past incidents (.4); calls with
				court regarding records (.2); call with counsel regarding office
				(.3); calls with MTO Attorney regarding research issue (.1); cal
				with MTO Attorney regarding Board presentation and hearing
6/4/2020	Axelrod, Nick	1.90	1 605 50	(.4); call with client and MTO Attorney regarding same (.2).
9 17 2020 7 180	Axenou, Nick	1.50	1,003.30	Emails with counsel and client regarding Camp proceedings
				(.1); email and confer with MTO Attorney regarding hearing
				(.1); confer with MTO Attorney and emails with same and N.
				Axelrod regarding Board presentation (.2); confer with MTO
C / 4 / 2020	Davies Michael D	0.00	702.00	Attorney and N. Axelrod regarding board meeting and hearing
6/4/2020	Doyen, Michael R.	0.60	792.00	
				Message from court regarding press inquiry, and emails with
				counsel regarding same (.1); text messages with client
				regarding appearance at upcoming hearing (.1); emails with
				client and counsel regarding public disclosure of case (.1);
				emails with government counsel regarding court order (.1);
				revise Board update on upcoming hearing (.2); emails with
6/5/2020	Brian, Brad D.	0.70	1,050.00	counsel regarding same (.1).
				Emails with clerk and government regarding order (.2); review
				proposed disclosure from government counsel and emails wit
6/5/2020	Axelrod, Nick	0.70		MTO Attorney regarding same (.5).
6/5/2020	Demsky, Lisa J.	0.20	212.00	Draft board report and emails regarding same.
				Confer with in-house counsel regarding financial disclosure ar
				review and revise same (.2); emails regarding inquiry from
				court clerk; confer with court clerk (.1); report to team
				regarding same (.2); confer with counsel and client regarding
				court ordersregarding same (.6); review government's
6/5/2020	Doyen, Michael R.	1.20	1,584.00	instructions to court reporter and emails regarding same (.1).
-, -,	- 1 1	1	_,5550	Emails with client regarding notice to government counsel (.1
6/7/2020	Brian, Brad D.	0.20	300.00	review facts regarding same (.1).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 6

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 80 of 160 Page ID #:45650

Multiple emails with client regarding upcoming hearing emails and telephone calls with counsel and client regarding announcement (.1); email and telephone call with government or regarding announcement (.1); email and telephone call with government or scient regarding same (.1); review announcement for scient conference with MTO attorney regarding data analysis internal notifications (.6); email MTO attorney regarding (.1); analyze data for internal notifications (3.5); analyze (.1); analyze data for internal notifications (.3.5); analyze (.2); call with MTO Attorney regarding fill (.3.6); and list of employees for client (.4); emails to mousel regarding sergarding ergarding sergarding sergarding sergarding sergarding data (.3); analyze (Date	Name	Hours	Amount	cy Litigation / Wildfire (Criminal) Narrative
emails and telephone calls with counsel and client regis same (.1); email and telephone call with government cregarding announcement (.1); emails and telephone call regarding announcement (.1); emails and telephone call regarding announcement (.1); emails and telephone call regarding same (.1); review announcement for significant conference with MTO attorney regarding data analysis internal notifications (.6); email MTO attorney regarding data analysis internal notifications (.6); email MTO attorney regarding (.1); analyze data for internal notifications (3.5); analyze data for internal notifications (.3); analyze data for client (.4); call with MTO Attorney regarding pregarding proposed order (.2); emails with counsel regarding filing (.3); review and its of employees for client (.4); email to government regarding employee its (.2); call with MTO Attorney regarding employee its (.2); call with MTO Attorney regarding employees (.3); email from counsel with questions regarding hearings emails regarding regonse to press inquiries and confer Axelrod regarding fearings (.6); email from counsel and confer Axelrod regarding response to same and review of evic (.3); emails from counsel regarding from counsel and confer Axelrod regarding graphy employees (.3); emails from counsel regarding questing with employees (.3); eragarding count order and confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.2);	Date	Ivanic	Tiours	Amount	
Draft data analysis synopsis for outside counsel (.8); te conference with MTO attorney regarding data analysis internal notifications (.6); email MTO attorney regarding (.1); analyze data for internal notifications (3.5); analyze transcripts to identify key points for client communical transcripts to identify key points for client communical Attorney and T. Lucey regarding filing (.2); review and I stop femployees for client (.4); email to judge regarding proposed order (.2); emails with counsel regarding filing draft order for Court (1.0); email to government regard proposed order (.2); call with MTO Attorney regarding employee dists (.2); call with MTO Attorney regarding same (.1); confer with counsel regarding same (.1); confer with counse regarding hearings (.6); email from counsel and confer Axelrod regarding seponse to same and review of evic (.3); emails from counsel regarding draft court order (.3); confer with N. Axelrod regarding court order (.3); confer with N. Axelrod regarding regarding energing with employees (.2); repeare for meeting with employees (.2); confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.5); cregarding court order and confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.7); emails confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.7); emails confer with N. Axelrod regarding court order and communication with the concern end of the proper of order and confer with N. Axelrod regarding court order and communication with the concern end of the proper of order and communication with the concern end of the proper of order and communication with the concern end of the proper of order and commun	6/8/2020	Brian. Brad D.	0.50	750.00	Multiple emails with client regarding upcoming hearing (.1); emails and telephone calls with counsel and client regarding same (.1); email and telephone call with government counsel regarding announcement (.1); emails and telephone call with client regarding same (.1); review announcement for same (.1)
conference with MTO attorney regarding data analysis internal notifications (.6); email MTO attorney regarding (.1); analyze data for internal notifications (3.5); analyze data for internal notifications (4.6); analyze data for internal notifications (3.6); analyze data for internal notifications (4.6); and interna	5,5,2525		1		,
and MTO Attorney regarding employee list (.5); call wit Attorney and T. Lucey regarding filing (.2); review and I list of employees for client (.4); email to judge regarding proposed order (.2); emails with counsel regarding proposed order (.2); call with MTO Attorney regarding employee lists (.2); call with MTO Attorney regarding employees (.2); confer with counse fregarding submission (.1) read ema government (.1). Emails from counsel with questions regarding hearings emails regarding response to press inquiries and confer MTO Attorney regarding same (.1); confer with counse regarding hearings (.6); email from counsel and confer Axelrod regarding response to same and review of evic (.3); emails from counsel regarding presponse to same and review of evic (.3); emails from counsel regarding presponse to same and review of evic (.3); confer with N. Axelrod regarding presponse to regarding presponse to regarding presponse to regarding presponse to regarding gresponse to same and review of evic (.3); confer with N. Axelrod regarding court order (.3); confer with N. Axelrod regarding presponse of order and communication with counsel (.1); emails or counsel regarding upcoming proceedings (.2); prepare for meeting with employees (.2) draft court order and confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.5); regarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation meetings (.8). Figure 1. Axelrod regarding order and preparation meetings (.8).	6/8/2020	Dominguez, Raquel E.	7.00	3,430.00	Draft data analysis synopsis for outside counsel (.8); telephone conference with MTO attorney regarding data analysis for internal notifications (.6); email MTO attorney regarding same (.1); analyze data for internal notifications (3.5); analyze transcripts to identify key points for client communication (2).
Email with counsel regarding submission (.1) read ema government (.1). Emails from counsel with questions regarding hearings emails regarding response to press inquiries and confer MTO Attorney regarding same (.1); confer with counse regarding hearings (.6); email from counsel and confer Axelrod regarding response to same and review of evic (.3); emails from counsel regarding draft court order (.3); emails from counsel and N. Axelrod regarding court order (.3); confer with N. Axelrod regarding prep of order and communication with counsel (.1); emails counsel regarding upcoming proceedings (.2); prepare for meeting with employees (.2); confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.5); regarding court order and communication with the couprepare outline for meeting with employees (.5); regarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation with N. Axelrod regarding v. Axelrod regard					Call with counsel regarding filing (.4); call with MTO Attorney and MTO Attorney regarding employee list (.5); call with MTO Attorney and T. Lucey regarding filing (.2); review and revise list of employees for client (.4); email to judge regarding proposed order (.2); emails with counsel regarding filing (.5); draft order for Court (1.0); email to government regarding proposed order (.2); call with MTO Attorney regarding employee lists (.2); call with MTO Attorney regarding employee
6/8/2020 Demsky, Lisa J. O.20 212.00 government (.1). Emails from counsel with questions regarding hearings emails regarding response to press inquiries and confer MTO Attorney regarding same (.1); confer with counse regarding hearings (.6); email from counsel and confer Axelrod regarding response to same and review of evic (.3); emails from counsel regarding draft court order (.3); confer with in-house counsel and N. Axelrod regarding court order (.3); confer with N. Axelrod regarding prep of order and communication with counsel (.1); emails of counsel regarding upcoming proceedings (.2); prepare for meeting with employees (.2); confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.5); oregarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation meetings (.8). Telephone call with and emails with general counsel regarding with employees conserved and communication with general counsel regarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation confer with N. Axelrod regarding order and preparation meetings (.8).	6/8/2020	Axelrod, Nick	3.90	3,295.50	
Emails from counsel with questions regarding hearings emails regarding response to press inquiries and confer MTO Attorney regarding same (.1); confer with counse regarding hearings (.6); email from counsel and confer Axelrod regarding response to same and review of evic (.3); emails from counsel regarding draft court order (.3); confer with in-house counsel and N. Axelrod regarding court order (.3); confer with N. Axelrod regarding prep of order and communication with counsel (.1); emails of counsel regarding upcoming proceedings (.2); prepare for meeting with employees (.2); confer with N. Axelrod MTO Attorney regarding meetings with employees (.2) draft court order and confer with N. Axelrod regarding (.1); prepare outline for meeting with employees (.5); or regarding court order and communication with the couprepare outline for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for with N. Axelrod regarding order and preparation confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod regarding order and preparation for meeting with employees (.7); email confer with N. Axelrod reg	6/9/2020	Domsky Lisa I	0.20	212.00	1
6/8/2020 Doyen, Michael R. 4.50 5,940.00 meetings (.8). Telephone call with and emails with general counsel re					Emails from counsel with questions regarding hearings (.1); emails regarding response to press inquiries and confer with MTO Attorney regarding same (.1); confer with counsel regarding hearings (.6); email from counsel and confer with N. Axelrod regarding response to same and review of evidence (.3); emails from counsel regarding draft court order (.2); confer with in-house counsel and N. Axelrod regarding revised court order (.3); confer with N. Axelrod regarding preparation of order and communication with counsel (.1); emails with counsel regarding upcoming proceedings (.2); prepare outline for meeting with employees (.2); confer with N. Axelrod and MTO Attorney regarding meetings with employees (.2); review draft court order and confer with N. Axelrod regarding same (.1); prepare outline for meeting with employees (.5); emails regarding court order and communication with the court (.1); prepare outline for meeting with employees (.7); emails and
	6/8/2020	Doyen, Michael R.	4.50	5,940.00	meetings (.8).
with and emails to counsel regarding same (.1); review 6/9/2020 Brian, Brad D. 0.30 450.00 message regarding upcoming hearing (.1).					Telephone call with and emails with general counsel regarding upcoming hearing and attendees at same (.1); telephone call with and emails to counsel regarding same (.1); review draft

Date		1		cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	
				Review and comment on proposed declaration (.4); call with
				MTO Attorney regarding same (.2); call with counsel regarding
				same (.5); call with MTO Attorney regarding list (.3); call with
				MTO Attorney and MTO Attorney regarding same (.4); call with
				client regarding list of employees (.5); call with in-house
				security team regarding hearing (.5); prepare documents for
				filing and coordinate filing (2.8); draft declaration (.4); revise
				application and proposed order (.4); review list of employees
				and revise (.4); email to government counsel regarding filing
6/9/2020	Axelrod, Nick	7.00	5,915.00	(.2).
				Overview meeting with case team, counsel, and ESI service
6/9/2020	Troff, Jason D.	0.20	91.00	provider.
				Email MTO attorney regarding data analysis for internal
				notifications (.4); telephone conference with MTO attorney
				regarding same (.9); telephone conference with MTO attorne
				and PG&E counsel regarding same (.5); data analysis for
				internal notifications (4.6); email MTO attorney and PG&E
6/9/2020	Dominguez, Raquel E.	6.80	3,332.00	counsel regarding structure for internal notifications (.4).
	Demsky, Lisa J.	0.10		Emails regarding upcoming hearing.
	,,			Edit and cite-check submission to the Court (.5); coordinate
6/9/2020	Marshall, Lloyd	1.20	678.00	filing of submission with the Court (.7).
<u> </u>	, ,			
				Review draft pleading and confer with N. Axelrod regarding
				same (.5); emails with in-house counsel regarding pleading (
				draft revisions to petition (.3); emails and confer with counse
				regarding draft petition (.4); emails with communications tea
				regarding pleading (.1); review data presentation for employe
				meetings and confer with N. Axelrod and MTO Attorney
				regarding same (.5); review revised pleading and
				communications with counsel and communications team
				regarding same (.3); emails with in-house counsel regarding
				meetings with employees (.1); emails with in-house counsel
				and communications team regarding pleading (.1); revise dat
				presentation for employee meetings and confer with N.
				Axelrod and MTO Attorney regarding same (.7); review draft
				communications with court and counsel and emails regarding
				_
				same (.1); email with in-house counsel regarding employee
				meetings (.1); emails with in-house counsel (.1); revise outline
				for employee meetings (.2); review and revise statement and
				emails regarding same (.3); revise outline for employee
				meetings and email to in-house counsel regarding same (.3);
				emails to counsel regarding meetings with employees (.2);
				confer with in-house counsel regarding meetings with
				employees (.5); confer with MTO Attorney regarding same (.1
				conference with chief of security and in-house counsel
				regarding hearing and communications with employees (.5);
				review draft orders and confer with N. Axelrod and
6/9/2020	Doyen, Michael R.	5.80	7,656.00	communications with MTO Attorney regarding hearings (.3).

				cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Emails and telephone calls with counsel regarding attendees at
				hearing (.3); lengthy conference call with Court and
				government counsel regarding upcoming hearing (.9); follow-
				up email to and telephone call with client regarding same (.2);
				analyze email from client regarding government matter (.1);
6/10/2020	Brian, Brad D.	1.60	2,400.00	telephone call with counsel regarding same (.1).
				Coordinate filing (.9); call with MTO Attorney regarding
				employee lists (.3); email same to client (.2); review employee
				filing and emails with MTO Attorney regarding same (.4); call
				with MTO Attorney regarding hearing (.2); call with MTO
6/10/2020	Axelrod, Nick	2.10	1.774.50	Attorney regarding hearing (.1).
-, -,			,	Telephone conference with MTO attorney regarding data
				analysis for internal notifications (.4); email MTO attorney
				regarding same (.1); analyze data for internal notifications (.1);
				email MTO attorney and PG&E counsel regarding structure for
6/10/2020	Dominguez, Raquel E.	0.80	392 00	internal notifications (.2).
	Demsky, Lisa J.	0.10		Teleconference with MTO Attorney regarding hearing.
0, 20, 2020		0.20		
				 Review public statement regarding status and emails regarding
				same (.1); emails regarding hearings and confer with MTO
				Attorney regarding same (.2); review data presentation for
				employee meetings and emails re same (.1); confer with N.
				I
				Axelrod regarding same (.2); emails regarding press inquiry
				(.1); revise outline for employee meetings and email to in-
				house counsel regarding same (.4); confer with N. Axelrod
				regarding pleadings (.2); review revised protocol for hearing
				and emails re same (.2); conference with Court and
				government counsel regarding hearing (1.0); confer with MTO
				Attorney and leave message for general counsel regarding
				same (.1); confer with counsel regarding timing of sentence-
				related proceedings (.1); confer with N. Axelrod regarding
				hearing (.2); prepare report to communications team (.2);
				review pleading and forward to communications team (.2);
				confer with L. Harding regarding hearing (.1); confer with in-
				house counsel regarding repair project and communications
6/10/2020	Doyen, Michael R.	3.60	4,752.00	with government counsel (.2).
				Emails with client and counsel regarding grand jury transcripts
				and identification of PG&E employee name (.2); telephone call
				with counsel regarding same (.1); conference call with client
				and counsel regarding same (.4); review and revise Board
				update on upcoming hearing, emails with counsel regarding
6/11/2020	Brian, Brad D.	0.80	1,200.00	same (.1).
				Call with counsel regarding records disclosure (.4); call with
				counsel regarding records disclosure (.5); call with MTO
				Attorney and MTO Attorney regarding same (.8); calls with
				MTO Attorney and B. Kurowski regarding record excerpt
6/11/2020	Axelrod, Nick	2.60	2 197 00	project (.7); check docket and status of filings (.2).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 83 of 160 Page ID #:45653

	Task	Code 21: No	on-Bankrupto	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Telephone conference with MTO attorney and outside counsel
				regarding name publication (1); telephone conference with
				MTO attorney regarding same (.8); telephone conference with
				MTO attorney and MTO team regarding same (.5); email MTO
				team regarding same (.3); telephone conference with MTO
				team regarding same (.1); analyze data for internal
6/11/2020	Dominguez, Raquel E.	6.40	3,136.00	notifications (3.7).
	Demsky, Lisa J.	0.20		Draft board report.
				Emails regarding employee security issues (.2); confer with in-
				house counsel regarding mediation, privilege issues and
				discovery (.6); confer with MTO Attorney regarding hearing
				and security issues (.1); confer with MTO Attorney regarding
				calls with counsel and employees (.2); confer with counsel
				regarding hearings and security issues (.4); confer with counsel
				regarding hearings and meetings with employees (.6); confer
				with N. Axelrod and MTO Attorney regarding reviewing and
				assembling evidence (.4); confer with in-house counsel and
				MTO Attorney regarding security issues (.5); confer with in-
				house counsel and client regarding repair project and
6/11/2020	Doyen, Michael R.	3.20	4,224.00	regarding hearings (.2).
	, ,		,	Research and analysis regarding redaction of native
6/11/2020	Kurowski, Bowe	1.90	864.50	documents.
<u> </u>	,			Telephone conferences with team regarding transcript
6/12/2020	Liu, Susan	5.80	2,842.00	redactions (.6); review and redact transcripts (5.2).
				Review/analyze draft statement at hearing (.3); telephone calls
				with counsel regarding same and regarding hearing (.1); emails
				with client and counsel regarding same (.1); emails with client
				and government counsel regarding factual basis (.1); begin
				reviewing same (.1); telephone call and emails with counsel
				regarding same (.1); telephone call with general counsel
				regarding hearing (.1); telephone call with counsel regarding
				outreach to government counsel about transcripts and hearing
6/12/2020	Brian, Brad D.	1.00	1,500.00	(.1).
				Call with MTO Attorney and B. Kurowski regarding transcript
				excerpts (.3); call with MTO Attorney regarding same (.1);
				numerous emails with MTO Attorney and B. Kurowski call with
				corporate security and media team regarding upcoming
				hearing (1.0); call with L. Demsky regarding factual basis (.1);
				review and analyze government counsel's factual basis (1.9);
				calls with MTO Attorney regarding same (.5); emails with MTO
6/12/2020	Axelrod, Nick	4.10	3,464.50	Attorney regarding open items (.2).
· ·			·	Teleconference with MTO Attorney regarding transcript review
6/12/2020	Harding, Lauren M.	0.90	702.00	(.2); review hearing memorandum (.7).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 10

Date	Name	Hours	Amount	cy Litigation / Wildfire (Criminal) Narrative
Date	Ivaille	Tiours	Amount	
				Analyza data for name publication communication to outside
				Analyze data for name publication communication to outside
				counsel (2.4); telephone conference with MTO attorney and
				MTO team regarding name publication communication to
				outside counsel (.5); telephone conference with MTO attorney
				regarding same (.9); telephone conference with MTO team
				regarding same (.7); telephone conference with MTO attorney
				regarding statement of factual basis (.3); analyze statement of
				factual basis (2.1); draft protocol for transcript redaction (1);
				email MTO attorneys and team regarding transcript redaction
				protocol (.8); telephone conference with MTO attorney
6/12/2020	Dominguez, Raquel E.	9.10	4,459.00	regarding same (.4).
	<u> </u>		,	Review Government's factual basis, analysis and emails
6/12/2020	Demsky, Lisa J.	0.90	954 00	regarding same (.8); send board report (.1).
0, 11, 1010	2 6.116.1(1) 2.16.2 (1)	0.50	3333	
				Confer with MTO Attorney and N. Axelrod regarding hearing
				and review statement and emails regarding same (.5);
				conference with in-house counsel, security, communications
				and client regarding hearings next week (1.0); revise
				presentation for employees (.3); emails regarding revisions to
				hearing statement (.2); review government factual basis and
				prepare preliminary assessment regarding same and emails
				regarding same (2.3); confer with government counsel
				regarding hearing and orders (.1); confer with N. Axelrod and
				MTO Attorney regarding presentations for counsel and
6/12/2020	Doyen, Michael R.	4.90	6,468.00	regarding factual basis (.5).
				Confer with team regarding procedure for deposition packets,
				options, and requirements (.6); create initial set of deposition
6/12/2020	Kurowski, Bowe	5.30	2,411.50	packets (4.7).
	Richardson, Cynthia R.	1.80	711.00	Cite check reply to protests to securitization application.
6/12/2020	Richardson, Cynthia R.	0.40		Update securitization issues list.
6/12/2020	Richardson, Cynthia R.	0.40	158.00	Provide instruction regarding applying redactions.
				Review and redact transcripts (3.4); telephone conferences
6/13/2020	Liu, Susan	3.70	1,813.00	with team regarding transcript redactions (.3).
				Review and edit summary of government's factual basis (.1);
6/13/2020	Brian, Brad D.	0.30	450.00	emails with counsel regarding same (.2).
				Draft summary of government's factual basis and revise same
6/13/2020	Axelrod, Nick	5.20	4,394.00	per comments from MTO Attorney and MTO Attorney.
-, -,			,	Revise summary of hearing memo (.3); teleconference with
6/13/2020	Harding, Lauren M.	0.50	390.00	MTO attorney regarding the same (.2).
0/15/2020	riaranis, Laaren Wi.	0.50	350.00	Telephone conference with MTO attorney regarding transcript
				redactions (.1); email MTO team and MTO attorney regarding
6/12/2020	Dominguez Pagual E	0.20	00.00	same (.1).
0/13/2020	Dominguez, Raquel E.	0.20	98.00	
C /4.2 /2022	Daka Mishaaliy	F 60	2.400.00	Review and analyze deposition transcripts to redact select
0/13/2020	Doko, Michael Y.	5.60	2,408.00	information.
				Revise summary of hearing report (.9); emails regarding same
				(.1); revise summary and circulate to legal and communication
6/13/2020	Doyen, Michael R.	1.30	1,716.00	team (.3).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 11

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 85 of 160 Page ID #:45655

				cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Finalize initial set of deposition packets for review and
6/13/2020	Kurowski, Bowe	2.50	1,137.50	redaction.
6/14/2020	Liu, Susan	3.10	1,519.00	Review and redact transcripts.
				Revise lawyers' assignments for hearing, and emails with
				counsel regarding same (.1); review revisions to summary of
				factual basis (.1); emails with client and counsel regarding
				same (.1); review/analyze government's final report to court
				(.2); prepare list of key passages (1.7); telephone calls and
				emails with counsel and client regarding same (.5); emails with
				Court, government and counsel regarding motion regarding
6/14/2020	Brian, Brad D.	2.80	4,200.00	grand jury witnesses (.1).
				Draft motion regarding indictment footer (1.1); prepare list of
				key quotes from factual basis (1.0); assist with quality control
6/14/2020	Axelrod, Nick	3.80	3,211.00	review of materials for counsel (1.7).
	Dominguez, Raquel E.	7.10	<u> </u>	Redact and check redaction of transcripts.
	<u> </u>		,	Review and analyze deposition transcripts to redact select
6/14/2020	Doko, Michael Y.	4.60	1,978.00	information.
	Demsky, Lisa J.	0.10	-	Emails regarding motion and order.
				Review revised report regarding hearing and related
				proceedings and emails regarding same (.2); numerous emails
				regarding factual basis (.2); emails with Court, D.A. and team
				regarding indictment (.3); revise motion and related pleadings
6/14/2020	Doyen, Michael R.	1.20	1 584 00	(.3); confer with N. Axelrod regarding same (.2).
6/15/2020		6.70		Review and redact transcripts.
0/13/2020	Liu, 303011	0.70	3,203.00	Emails with government regarding payment of fine (.1); review
				earlier emails with government counsel regarding same (.1);
				emails and telephone calls with counsel regarding same (.2);
				emails with Court and government counsel regarding
				agreement regarding sealing of indictment (.1); telephone calls
				with government counsel and counsel regarding same (.1);
				further emails and telephone call with counsel regarding same
				(.2); conference call with client and counsel regarding hearing
				logistics (.6); emails with client and counsel regarding same
				(.1); emails and telephone calls with counsel and client
				regarding order staying disclosure of transcripts and regarding
6/1E/2020	Prian Prad D	1.90	2 950 00	next steps and strategy (.4).
6/15/2020	Brian, Brad D.	1.90	2,850.00	niext steps and strategy (.4).
				Dranara mation and coordinate filing (1.0), ravious ander from
				Prepare motion and coordinate filing (1.9); review order from
				DCA and calls and emails with client and MTO Attorney and
				MTO Attorney regarding same (.4); quality check redactions to
				records (.6); draft and revise proposed order, circulate changes
0/4=/0==				to government counsel and Court (1.0); call with MTO Attorne
6/15/2020	Axelrod, Nick	4.00	3,380.00	regarding redaction project (.1).
- /				Review and analyze deposition transcripts to redact select
6/15/2020	Doko, Michael Y.	5.80	2,494.00	information.
				Redact and check redaction of transcript (6.7); configure data
6/15/2020	Dominguez, Raquel E.	9.70	4,753.00	for internal notification communications (3).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 12

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 86 of 160 Page ID #:45656

		-		cy Litigation / Wildfire (Criminal)	
Date	Name	Hours	Amount	Narrative	
				Emails regarding co-counsel request (.1); emails regarding	
6/15/2020	Demsky, Lisa J.	0.20		status and strategy (.1).	
6/15/2020	Marshall, Lloyd	0.60	339.00	Edit and cite-check submission to the Court.	
				Revise employee briefing and emails regarding same (.9);	
				analysis of prior correspondence and pleadings and confer	
				with MTO Attorney and N. Axelrod regarding same and	
				prepare memorandum for government counsel regarding same	
				(1.0); review order and emails with counsel regarding same	
				(.1); confer with in-house counsel, client and MTO Attorney to	
				prepare for hearing (.4); emails and confer with N. Axelrod	
				regarding draft order for Court and regarding communications	
				with D.A. and Court (.4); confer with counsel regarding	
				appellate proceedings (.1); confer with N. Axelrod regarding	
				same (.1); confer with MTO Attorney and in-house counsel	
6/15/2020	Doyen, Michael R.	3.20	4,224.00	regarding same (.2).	
				Prepare for hearing (1.0); attend hearing (3.4); conference call	
				with client regarding Court of Appeal ruling and next steps (.4);	
				emails with counsel regarding factual basis (.1); review and edit	
				draft statement at hearing (.1); emails with client regarding	
				same (.1); emails with counsel regarding upcoming victim	
6/16/2020	Brian, Brad D.	5.20	7,800.00	impact statements and hearing (.1).	
				Overview meeting with case team, counsel, and ESI service	
6/16/2020	Troff, Jason D.	0.70	318.50	provider.	
				Emails to team regarding hearing (.2); emails with MTO	
				Attorneys regarding writ petition proceedings (.5); call with	
				client regarding response strategy (.5); correspondence with	
				AG's office regarding writ proceedings (.2); call with MTO	
				Attorney regarding documents for client (.1); view livestream	
6/16/2020	Axelrod, Nick	2.00	1,690.00	of proceeding (.5).	
				Redact and check redaction of transcripts (4.5); telephone	
				conference with MTO attorney regarding public filing	
				communication to PG&E counsel (.1); telephone conference	
				with MTO librarian regarding same (.2); analyze documents	
				regarding same (.5); draft email regarding same (.2); compile	
				information regarding outside counsel for purposes of internal	
				notifications (.8); compile files for communication to outside	
6/16/2020	Dominguez, Raquel E.	7.10	3,479.00	counsel (.8).	
				Call into hearing (.3); emails and teleconference with MTO	
6/16/2020	Demsky, Lisa J.	0.50	530.00	Attorney regarding same (.2).	
,,,			_	Teleconference with MTO attorneys and review docket for writ	
6/16/2020	Harding, Lauren M.	0.30	234.00	filed with court of appeals regarding transcripts.	

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 13

	Task	Code 21: No	on-Bankrupto	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Confer with court and counsel regarding hearings (.3); attend
				hearing on access to hearings (.5); prepare for and attend
				hearing (3.5); confer with in-house counsel and MTO Attorney
				regarding hearing and related proceedings (.4); emails and
				confer with counsel regarding appellate proceedings (.1);
				prepare report regarding same (.8); confer with in-house
				counsel and review revised report and emails regarding same
				(.2); confer with MTO Attorney and N. Axelrod regarding
	Doyen, Michael R.	6.00		preparation for hearing (.2).
6/16/2020	Kurowski, Bowe	0.20	91.00	Update deposition Packet.
				Emails with Court and counsel regarding victim impact
				statements and hearing (.1); discussion with counsel regarding
				same (.1); review YouTube clips of selected victim statements
6/17/2020	Brian, Brad D.	0.50	750.00	to Court (.3).
6/17/2020	Axelrod, Nick	9.00	7,605.00	Attend hearings.
				Draft email to outside counsel regarding transcripts and name
				publication (.8); analyze data regarding internal notifications
6/17/2020	Dominguez, Raquel E.	1.00	490.00	(.2).
6/17/2020	Demsky, Lisa J.	0.60	636.00	Call in to hearing.
				Confer with government counsel and Court regarding hearing
				and attend hearing regarding access to proceedings (.6);
				prepare for and attend hearing and victim impact statements
				(7.4); review proposed statement and confer with in-house
				counsel, communications team and client regarding same (.8);
				confer with MTO Attorney and N. Axelrod regarding remaining
6/17/2020	Doyen, Michael R.	8.90	11 7/18 00	hearing (.1).
0/11/2020	Doyen, Whender It.	0.50	11,740.00	Continue watching victims statements (.2); prepare for Camp
				proceeding (.5); attend same (3.1); discussions and telephone
				calls with counsel and client regarding same (.3); strategy call
				with client regarding response to Court order regarding
- / /				government's final report (.6); follow-up telephone call with
	Brian, Brad D.	4.80	· ·	counsel regarding same (.1).
6/18/2020	Axelrod, Nick	3.50	2,957.50	Attend hearings.
				Legal research regarding automatic stays (3); draft analysis of
				legal research regarding automatic stays (1); draft analysis of
6/18/2020	Dominguez, Raquel E.	4.50	2,205.00	internal notification structure (.5).
				Call in to hearing (.4); teleconference with MTO Attorney
				regarding same and next steps (.3); emails, analysis, and edits
6/18/2020	Demsky, Lisa J.	1.00	1,060.00	regarding forecasts (.3).
				Confer with in-house and external counsel regarding court
				order and preparation of response (.6); confer with MTO
6/18/2020	Doyen, Michael R.	0.70	924.00	Attorney regarding same (.1).
				Re-review email from government counsel regarding final
				report (.1); follow-up emails with counsel regarding same (.1);
				multiple emails with counsel regarding disclosure of hearing
				(.1); revisions to same (.1); revise Board update on hearing (.1
6/19/2020	Brian, Brad D.	0.60	900 00	emails with counsel regarding same (.1).

Date	Name Task	Hours	Amount	Narrative
Date	Name	Hours	Amount	
				Draft outline for response brief and response brief (4.2); call
				with MTO Attorney and MTO Attorney regarding same (1.1);
				follow up call with MTO Attorney regarding same (.1); calls
				with MTO Attorney regarding research project (.3); calls with L
				Harding regarding review project for factual basis (.2); draft
				board update and emails with L. Demsky regarding same (.4);
				emails with H. Weissmann, MTO Attorney, and MTO Attorney
				regarding disclosure language (.3); emails with counsel
				regarding hearing (.1); emails with Cravath attorneys and clier
6/19/2020	Axelrod, Nick	6.80	5,746.00	regarding same (.1).
	,		,	Email MTO attorney regarding automatic stay legal research
				(.2); draft structure for grouping individuals for internal
				notifications (.2); telephone conference with MTO attorney
				regarding brief for writ review (1.4); legal research regarding
				same (5); draft analysis of legal research (1); analyze writ
6/10/2020	Dominguez, Raquel E.	8.30	4.067.00	petition (.5).
0/19/2020	Dominguez, Raquer E.	8.30	4,007.00	Analyze final report (1.8); teleconferences with MTO attorney.
C /4 O /2 O 2 O	Handina Lavoro M	2.50	2 720 00	1
6/19/2020	Harding, Lauren M.	3.50	2,730.00	regarding analysis of the same (1.7).
				Draft and edit weekly board update, emails regarding same
				(.3): emails regarding client request (.1); review Court order
				(.1); emails regarding strategy and next steps (.2); review
6/19/2020	Demsky, Lisa J.	2.60	2,756.00	portions of government report and notes regarding same (1.9
				Review and revise disclosure statement and emails and confer
				with MTO Attorney re same (.4); review factual basis and cour
				order regarding same and emails regarding same (.2); analysis
				of factual basis and prepare for response to court order (1.5);
				lemails regarding various report and disclosure issues (.1);
				confer with N. Axelrod and R. Dominquez regarding appellate
				1
				brief and response to court order (1.4); review disclosures
				regarding hearing and emails regarding same (.2); prepare
				response to court order (2.6); confer with L. Harding regarding
				review in response to court order (.2); confer with N. Axelrod
				regarding appellate brief and regarding review in response to
				court order (.2); emails with MTO Attorney, et al., regarding
6/19/2020	Doyen, Michael R.	6.90	9,108.00	response to court order (.1).
				Read/analyze government's final report for response to court
6/20/2020	Brian, Brad D.	1.20	1,800.00	
				Draft response brief in Court of Appeal writ proceeding (4.5);
6/20/2020	Axelrod, Nick	5.10	4,309.50	review and analyze legal research regarding same (.6).
				Legal research regarding scope of writ review (8.1); review and
6/20/2020	Dominguez, Raquel E.	9.10	4,459.00	edit brief for writ petition (1).
	5 , 1		,	Review and analyze factual basis, notes regarding same (2.4);
6/20/2020	Demsky, Lisa J.	2.60	2.756.00	review emails regarding same (.2).
-, -3, 2020		1 2.00	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
			1	
I				Review research and email with MTO Attorney regarding same
				Review research and email with MTO Attorney regarding sam (.1); prepare response to court order (1.6); prepare response

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 15

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 89 of 160 Page ID #:45659

	i dak (coue ZI. N		cy Litigation / Wildfire (Criminal)	
Date	Name	Hours	Amount	Narrative	
				Analyze annotations to government's final report for purpose	
				of responding to court order (.8); emails and conference call	
				with counsel regarding same (.1); review and edit further	
				revised annotated versions (1.0); emails with counsel regarding	
6/21/2020	Brian, Brad D.	2.00		same (.1).	
6/21/2020	Axelrod, Nick	3.20	2,704.00	Draft response brief in Court of Appeal writ proceeding.	
6/21/2020	Dominguez, Raquel E.	2.40	1,176.00	Legal research regarding scope of writ review.	
				Analysis of factual basis report (2.4); teleconference with tean	
				regarding response to factual basis report (.9); analysis of and	
6/21/2020	Harding, Lauren M.	3.70	2,886.00	edits to court of appeals brief regarding transcripts (.4).	
				Review factual basis report (2.9); participate in teleconference	
6/21/2020	Demsky, Lisa J.	3.70	3,922.00	with MTO Attorneys (.8).	
				Confer with MTO Attorney, L. Demsky, et al., regarding draft	
				response to court order and review same (.6); revise draft	
				response to court order (1.3); revise draft response to court	
6/21/2020	Doyen, Michael R.	2.60	3,432.00	order and emails regarding same (.7).	
				Telephone call with counsel regarding annotated version of	
				government's final report (.1); analyze CA Supreme Court case	
				(.5); emails with client regarding same and regarding legal	
				research (.2); multiple follow-up emails and telephone calls	
				with counsel regarding same (.4); conference call with client	
				and counsel regarding legal research arising from	
				government's final report (.5); conference call with client and	
				counsel regarding response to court order on government's	
6/22/2020	Brian, Brad D.	2.50	3,750.00	final report (.8).	
				Call with MTO Attorney et al. regarding legal research issue	
				(.2); call with MTO Attorney regarding talking points for senion	
				executive meeting (1.8); call with L. Harding regarding talking	
				points (.3); draft talking points (2.2); revise brief (1.0); call with	
				MTO Attorney regarding filing (.1); call with J. Lawrence	
				regarding insurance issue (.4); review and analyze response to	
				factual basis (.5); emails regarding stipulation to factual basis	
				(.2); emails with L. Harding regarding response to factual basis	
				regarding company program (.4); draft talking points for MTO	
6/22/2020	Axelrod, Nick	7.90	6,675.50	Attorney (.7); call with L. Harding regarding talking points (.1).	
				Review document and annotations (1.7); teleconference with	
				MTO Attorney (.1); emails, notes, and analysis regarding legal	
				research and client advice (1.5); teleconference with MTO	
6/22/2020	Demsky, Lisa J.	3.70	3,922.00	Attorneys (.2); review and analyze documents (.2).	
	,.	1	,	Telephone conference with MTO attorney regarding statemer	
				of factual basis responses (.4); email MTO attorney regarding	
				same (.6); telephone conference with MTO attorney regarding	
				filing in writ proceedings (.1); telephone conference with MTC	
				lilling in will broceedings (.T). relephone conference with with	

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 16

	Task (Code 21: No	on-Bankrupt	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Emails regarding court order and draft response (.1); prepare
				response to court order (.6); confer with MTO Attorney
				regarding same (.1); prepare response to court order (1.5);
				circulate same to team (.1); prepare response to client (.4);
				email with MTO Attorney and team regarding same (.1); confer
				with in-house counsel and counsel regarding response to court
				order (.8); confer with MTO Attorneys regarding response to
				factual basis (.2); prepare response to client inquiry (3.2);
6/22/2020	Doyen, Michael R.	7.20	9,504.00	confer with MTO Attorney regarding same (1).
				Calls and emails regarding obtaining transcripts of hearings
				(.9); calls and emails with MTO attorneys regarding case
				management and strategy (.5); analyze transcripts of grand
6/22/2020	Marshall, Lloyd	2.00	1,130.00	jury testimony (.6).
· ·			,	Overview meeting with case team, counsel, and ESI service
6/23/2020	Troff, Jason D.	0.20	91.00	provider.
	,			Emails with counsel regarding outline for client on
				government's final report (.1); review materials for same (.3);
				analyze and revise outline (1.2); further emails with counsel
				regarding same (.1); continuing working on revisions to same
				(.5); emails with client regarding same (.1); analyze and edit
				draft appellate brief regarding grand jury transcripts (.2);
6/23/2020	Brian, Brad D.	2.60	3.900.00	lemails with counsel regarding same (.1).
0, 20, 2020			3,300.00	Call with MTO Attorney et al. regarding talking points for
				senior officers (.5); draft talking points for senior officer
				meeting (4.0); calls with L. Harding and J. Lawrence regarding
				same (.8); calls with MTO Attorney regarding same (1.0); revise
				brief (.7); email to K. Stephens regarding victim impact
				statements (.5); numerous emails to team to coordinate filing,
6/23/2020	Axelrod, Nick	8.10	6 844 50	exhibits, and sealing (.6).
0/23/2020	Action, Wick	0.10	0,044.30	Draft outline regarding legal standards for California statutory
				provisions; team meeting regarding the same; legal research
6/23/2020	Harding, Lauren M.	5.60	4 368 00	regarding California statutory provision.
0/23/2020	riaranig, Lauren ivi.	3.00	4,300.00	Review draft of talking points (.8); review comments, edits, and
				revisions to same (.7); emails regarding same and analysis of
				legal issues (.8); teleconference with MTO Attorneys regarding
				strategy and client advice (.5); review draft email to
				government (.1); teleconference with MTO Attorney (.1);
6/22/2020	Demsky Lisa I	3.10	2 206 00	emails regarding action items (.1).
0/25/2020	Demsky, Lisa J.	3.10	3,280.00	Email MTO team regarding Court filings (.1); email MTO
				attorney regarding same (.4); email MTO attorney regarding
				response filing procedure for writ proceeding (.2); telephone
				1
				conference with MTO attorney regarding same (.3); telephone
				conference with MTO team regarding same (.3); prepare
c /22 /255			4 70	exhibits for response (6.3); draft index for response exhibits
6/23/2020	Dominguez, Raquel E.	9.60	4,704.00	[(2).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 17

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 91 of 160 Page ID #:45661

	Tas	k Code 21: N	on-Bankrupt	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
				Revise appellate brief and emails to N. Axelrod regarding same
				(1.6); emails with team regarding appellate brief and regarding
				Camp proceedings (.2); revise talking points for meeting with
				executives (1.1); confer with team regarding research and
				talking points for meeting with executives and emails regarding
				to-do's (.7); emails and circulate draft appellate brief (.2);
				revise talking points for meeting with executives and confer
				and emails with N. Axelrod, J. Lawrence and MTO Attorney
6/23/2020	Doyen, Michael R.	6.00	7,920.00	regarding same (2.2).
				Calls and emails regarding obtaining materials from the Court
6/23/2020	Marshall, Lloyd	0.40	226.00	record (.4).
				Review materials for call with client and counsel regarding
				implications of government's final report to court (.5);
				participate in same (.5); review client's revisions to outline (.2);
				conference call with client and counsel regarding same (.1);
				revise outline for call with client (.2); further emails and
				telephone calls with counsel and clients (.1); continue working
				on same (.1); analyze draft response to court order on
				government's final report (.2); telephone call with counsel
				regarding same (.1); emails with counsel on same (.1); prepare
				for conference call with client and counsel regarding response
				to government's final report (.6); participate in same (.9);
				follow-up call with counsel regarding same (.1); participate in
- 1 1				conference call with client and counsel regarding draft
6/24/2020	Brian, Brad D.	4.10	6,150.00	response to court order (.4).
				Emails to coordinate sealing, filing, and exhibits (.5); draft
				declaration and application (1.8); draft proposed stipulation
				and emails with government counsel and Court regarding same
				(1.3); prepare redactions (.4); revise brief per client comments
				(1.2); review Alsup response draft (.2); calls with MTO Attorney
C /2 / /2020	Avaluad Niele	6.20	F 220 00	regarding Alsup draft, brief and stipulation with government
6/24/2020	Axelrod, Nick	6.20	5,239.00	
6/24/2020	Troff Jacon D	0.20	01.00	Project planning discussion with case team, client, counsel, and
0/24/2020	Troff, Jason D.	0.20	91.00	ESI service provider. Review and edit memorandum on document disposition
6/24/2020	McCreadie, Megan L.	2.50	1 662 50	procedure prepared by Cravath.
0/ 24/ 2020	ivicci eaule, iviegali L.	2.30	1,002.30	Email with government (.1); review pleading and email
				regarding same (.1); emails regarding brief (.1); review analysis
				and analyze legal issues, emails re same (.5); review material
6/24/2020	Demsky, Lisa J.	1.20	1 272 00	regarding appellate filings (.4).
0/ 27/ 2020	Deiliaky, Lisa J.	1.20	1,272.00	reparame appenate mines (.+).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 18

	Task C	Code 21: No	on-Bankrupto	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
6/24/2020	Dominguez, Raquel E.	11.80	5,782.00	Prepare exhibits for writ proceeding (2.4); legal research regarding filing under seal (3); email MTO attorney regarding legal research for same (.3); research deadline for filing in California appellate court (.2); email MTO attorney regarding response filing procedure for writ proceeding (.2); email MTO team regarding same (.2); telephone conference with MTO attorney regarding same (.8); telephone conference with MTO team regarding same (.5); review and edit response and application to seal (2.2); draft proof of service (1); draft index of exhibits (1).
				Confer with inside counsel and MTO Attorney regarding standards and responses (.7); revise talking points for meeting with executives (1.0); confer with MTO Attorney regarding same (.1); review and propose revisions for response to court order (.6); revise talking points for meeting with executives (.2); emails with counsel regarding response to court order (.2); review draft response and emails with counsel regarding same (.3); further revisions to talking points (.1); further proposed revisions to response to court order and emails regarding same (.8); review proposal for government (.1); email to in-house counsel regarding appellate brief (.1); review draft response to court order and confer with MTO Attorney regarding same (3.); confer with N. Axelrod regarding appellate briefs (.1); emails regarding review of appellate brief (.2); review and revise declaration for appellate briefing and emails regarding same (.2); confer with inside counsel and clients regarding standards and to-do's (1.2); confer with inside and outside counsel regarding response to court order (.4); confer with MTO Attorney regarding response regarding risk review (.1); confer
6/24/2020	Doyen, Michael R.	9.60	12 672 00	with N. Axelrod regarding appellate briefing (.1); review stipulation regarding record and emails regarding same (.1).
	Marshall, Lloyd	1.80		Research procedural issue.
6/25/2020	Brian, Brad D.	0.20	300.00	Analyze revisions to appellate brief (.1); emails with counsel regarding same (.1).
6/25/2020	Axelrod, Nick	9.60	8,112.00	Revise and finalize brief for filing and manage filing process (9.3); revise and finalize stipulation for Court (.3).
6/25/2020	Demsky, Lisa J.	0.90	954 00	Review appellate briefings, emails regarding same (.8); draft weekly update (.1).
	Dominguez, Raquel E.	10.80		Edit exhibit index (.2); telephone conference with MTO attorney regarding edits to response (.5); telephone conference with MT3.90 attorney regarding response filing for writ proceeding (1.2); telephone conference with MTO team regarding same (.9); email MTO team regarding same (.7); draft protocol regarding documents to be filed (.8); review and edit response (3.9); edit exhibits (1.5); review and edit application to seal (.4); prepare filing (.7).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 93 of 160 Page ID #:45663

Date	Name	Hours	Amount	Narrative
Date	Name	nours	Amount	
				Revise appellate brief and emails regarding same (.3); confer
				with N. Axelrod and MTO Attorney regarding brief (.2); confer
				with N. Axelrod regarding stipulation and service (.1); research
				regarding PSPS and emails regarding same (.3); emails and
				confer with N. Axelrod and MTO Attorney regarding appellate
	Doyen, Michael R.	1.60		filing (.7).
6/25/2020	Marshall, Lloyd	0.40	226.00	Edit and cite-check submission to the Court.
				Assist L. Harding and N. Axelrod with request for identification
6/26/2020	McKiernan, Terence M.	2.60	1,274.00	of documents from the People's Statement of Factual Basis.
6/26/2020	Liu, Susan	3.60	1,764.00	Research and analyze documents for fact development.
				A
				Analyze comments on proposed responses to order on
				government's report (.2); telephone call with counsel regardin
				same (.1); participate in conference call with client and counse
				regarding same (.4); analyze draft statement regarding legal
				briefs (.1); emails regarding Board update on Butte County
				case (.1); analyze short version of introductory statement (.1);
6/26/2020	Brian, Brad D.	1.10	1,650.00	emails and telephone call with counsel regarding same (.1).
				Revise and finalize corrected proof of service for filing and
				manage filing process (2.6); call with counsel regarding writ
				application (.5); call with MTO Attorney regarding same (.1);
				call with client regarding same (.4); emails and call with L.
				Harding regarding document search (.2); redact client bill for
				privilege (2.0); review and revise disposition memorandum (.8
				call with co-counsel regarding same (.2); call with M.
6/26/2020	Axelrod, Nick	6.90	5,830.50	McCreadie regarding same (.1).
6/26/2020	Harding, Lauren M.	0.20	156.00	Attend to emails regarding amendments.
				Emails to Cravath attorney regarding response to Judge Alsup
				, , , , , , , , , , , , , , , , , , , ,
				filing regarding factual statement for Camp hearing (0.4); draf
c /2c /2020		0.00	624.00	search terms for record search for the same (0.2); call with
	Harding, Lauren M.	0.80		staff attorney regarding record review for the same (0.2).
<u> </u>	Troff, Jason D.	0.60		Assist case team with analysis of produced documents.
6/26/2020	Demsky, Lisa J.	0.20	212.00	Emails regarding settlement and deadlines regarding same.
				Teleconference with MTO Attorney regarding action items and
				follow up (.4); emails regarding request from counsel (.2);
_				draft, edit and send board report (.2); emails regarding
6/26/2020	Demsky, Lisa J.	1.00	1,060.00	appellate filings and strategy regarding same (.2).
				Call with MTO attorney regarding memorandum on document
6/26/2020	McCreadie, Megan L.	0.10	66.50	disposition process.
				Telephone conference with MTO team regarding writ petition
				response filing (.6); email MTO attorney regarding same (1.4);
				telephone conference with MTO team and Court clerk
				regarding same (.1); legal research for clarification to writ
				petition response proof of service (.3); draft clarification to wi
				petition response proof of service (1.8); finalize for filing same
6/26/2020	Dominguez, Raquel E.	5.10	2 499 00	(.4); file same (.5).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 20

Date	Name	Hours	Amount	cy Litigation / Wildfire (Criminal) Narrative
Date	Name	nours	Amount	Inditative
Date	Name	TIOUIS	Amount	Numerous emails regarding appellate filings (.6); confer with L. Harding regarding response to court order (.1); confer with N. Axelrod regarding appellate applications and motions (.2); email with communications team regarding press inquiry and research regarding same (.4); research regarding payment of fines and message for court clerk regarding same and confer with N. Axelrod regarding same (.5); emails with Cravath and in house counsel regarding response to court order (.2); review introduction for response to court order and emails with MTO Attorney regarding same (.3); review and revise response to court order (.1); revise response to court order and circulate same with cover note (1.0); confer with N. Axelrod and inhouse counsel regarding appellate proceedings (.2); confer with in-house counsel and outside counsel regarding appellate proceedings (.2); emails regarding press inquiry (.1); revise
				response to court order and email to MTO Attorney regarding same (.8); confer with MTO Attorney regarding response to
				court order (.1); revise response to court order and circulate
6/26/2020	Doyen, Michael R.	6.30	8,316.00	same and emails regarding same (.5).
	-			Analyze and revise response to Court order (0.4); conference
				call with clients and counsel regarding same (1.1); follow-up
	Brian, Brad D.	1.70	· ·	emails with counsel regarding same (0.2).
6/27/2020	Axelrod, Nick	0.10	84.50	Emails with MTO Attorney regarding Alsup response.
6/27/2020	Harding Lauran M	0.20	156.00	Emails to Cravath attorney regarding response to Judge Alsup
	Harding, Lauren M. Demsky, Lisa J.	0.20		filing concerning factual statement for Camp hearing. Review draft 10-Q for factual statements.
				Review and revise response to court order (1.3); confer with in house and outside counsel regarding response to court order (1.1); revise response to court order and circulate same (.3); emails with counsel regarding response to court order and confer with MTO Attorney regarding same (.2); emails with
6/27/2020	Doyen, Michael R.	3.00	3,960.00	communication team regarding same (.1).
6/28/2020	Brian, Brad D.	0.70	1,050.00	Analyze further revisions to draft response to court order on government's report (.2); emails and telephone calls with counsel regarding same (.2); review further revisions to same (.3).
5, 25, 2020	23.1, 2.44 2.	3.70	1,000.00	Emails with MTO Attorney and Cravath regarding Alsup
C /20 /2020	Avalend Mal	4.00	045.00	response (.2); call with counsel regarding writ proceeding (.5); review filing in writ proceeding (.2); emails with L. Marshall
	Axelrod, Nick	1.00		regarding order (.1).
0/28/2020	Harding, Lauren M.	0.30	234.00	Review business filing of Company. Review and revise draft response to court order (2.1); review
				and revise draft response to court order (2.1); review
C /20 /2020	Doyen, Michael R.	3.20	4 224 00	Attorney regarding same (1.1).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 21

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 95 of 160 Page ID #:45665

	Task (Code 21: N	on-Bankrupto	cy Litigation / Wildfire (Criminal)
Date	Name	Hours	Amount	Narrative
6/28/2020	Demsky, Lisa J.	0.40	424.00	Review portions of 10-Q (.3); review appellate filing (.1).
c /20 /2020	Dries Drad D	2.20	2 200 00	Read and analyze revised response to order on government's report and clients' comments (1.0); participate in call with client and counsel regarding same (.5); follow-up calls with
6/29/2020	Brian, Brad D.	2.20	3,300.00	counsel (.2); further analysis of same (.5). Emails and call with MTO Attorney regarding Alsup response
6/29/2020	Axelrod, Nick	1.40	1,183.00	(1.3); emails with L. Harding regarding securities filing (.1).
	Harding, Lauren M. Dominguez, Raquel E.	0.40		Revise business filing and attend to emails regarding the same (.3); call with MTO attorney regarding Camp hearing funds (.1). Review emergency filing by writ petitioner.
6/29/2020	Doyen, Michael R.	8.10	10,692.00	Review appellate brief and emails regarding same (.1); review response to court order and emails regarding revisions regarding same (1.4); emails with N. Axelrod and review evidence regarding response to court order and emails with counsel regarding same (.4); emails regarding revisions to response to court order (.2); confer with in-house counsel and outside counsel regarding response to court order (.9); review response to court order (.5); confer with in-house counsel regarding communications with government (.1); confer with counsel regarding Camp hearing and related litigation (.5); revise response to court order and emails and confer with MTO Attorney regarding same (.6); revise first half of response to court order and emails with counsel regarding same (2.1); revise second half of response to court order and emails with counsel regarding same (1.2); emails and calls regarding payment instructions (.1).
6/29/2020	Kurowski, Bowe	1.10	500.50	Download hearing transcripts.
	Demsky, Lisa J.	0.90		Review draft 10Q, emails regarding same (.7); email with co- counsel (.1); emails regarding logistics of Camp hearing (.1). Email regarding settlement.
	Demsky, Lisa J. Marshall, Lloyd	0.10		Calls and emails with court personnel regarding obtaining transcripts of the Camp hearing (.6).
6/30/2020	Brian, Brad D.	0.80	1,200.00	Emails with counsel regarding response to court order on government's report (.1), email and telephone call with government counsel regarding same (.1); analyze revised draft response to court order (.1); participate in part of conference call with clients and counsel regarding same (.2); follow-up telephone call with counsel regarding same and revisions to court order (.1); emails with client and counsel regarding records review (.1); emails with client and counsel regarding presentation of response (.1).
5,55,2520	2	3.30	2,200.00	Draft responses to press questions (.6); emails regarding same
6/30/2020	Axelrod, Nick	0.80	676.00	with MTO Attorney and MTO Attorney (.1); emails with L. Marshall regarding communications with Clerk's office (.1).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 22

		_		tcy Litigation / Wildfire (Criminal)		
Date	Name	Hours	Amount	Narrative		
				Overview meeting with case team, counsel, and ESI service		
6/30/2020	Troff, Jason D.	0.40	182.00	provider.		
				Emails with MTO Attorney regarding communications with		
				government (.1); emails with in-house counsel regarding		
				escrow (.1); review and revise response to court order and		
				emails re same (2.4); review alternative revisions to response		
				and emails re same (.3); confer with in-house counsel and		
				outside counsel regarding response to court order (.9); revise		
				response to court order and email with MTO Attorney		
				regarding same (.4); emails regarding press inquiry (.1); emails		
				regarding response to court order and circulate draft regarding		
				same (.3); emails regarding response and circulate same to		
				counsel for review (.4); emails regarding press inquiry (.1);		
				review and revise response and emails to counsel regarding		
				same (1.0); revise and circulate response to order (.1); emails		
				with client and in-house counsel regarding PSPS program (.1);		
c /20 /2020		6.00	0.400.00	review revised response to court order and emails regarding		
	Doyen, Michael R.	6.90		same (.6).		
6/30/2020	Kurowski, Bowe	0.40	182.00	Download and save files from client.		
- / /				Calls and emails with court personnel regarding obtaining		
	Marshall, Lloyd	0.40		material from the sealed record.		
6/30/2020	Demsky, Lisa J.	0.40	424.00	Review drafts of 10-Q for factual matter.		
- / . /				Call with MTO Attorney regarding case status (.3); review order		
//1/2020	Axelrod, Nick	0.50	422.50	and emails regarding same (.2).		
-4: 4				Attend to emails regarding the settlement (.5); teleconference		
	Harding, Lauren M.	0.70		with MTO attorney regarding the same (.2).		
7/1/2020	Demsky, Lisa J.	0.10	106.00	Email to co-counsel regarding request.		
-4: 4				Emails regarding settlement and amendment (.1); review		
7/1/2020	Demsky, Lisa J.	0.30	318.00	amendment (.2).		
				Conference call with client and counsel regarding		
				government's report (.3); analyze revised portions of response		
7/1/2020	Brian, Brad D.	0.60	900.00	to Order (.2); telephone call with counsel regarding same (.1).		
				Emails with client and counsel regarding my telephone call		
				with government counsel regarding further amendment to		
				settlement and regarding follow-up with government counsel		
7/1/2020	Brian, Brad D.	0.20	300.00	regarding same.		
				Emails with Court personnel re obtaining transcripts of PG&E		
7/1/2020	Marshall, Lloyd	0.50	282.50	hearings.		
				Confer with client and in-house counsel regarding government		
				inquiry concerning report (.3); review revisions to response to		
				court order and confer with MTO Attorney regarding response		
				to Court order (.4); prepare presentations for meeting with		
				government regarding Camp report (1.7); review order from		
				appellate court and email regarding same and confer with N.		
				Axelrod regarding same (.2); prepare presentation for meeting		
				with government (.8); prepare presentation for government		
7/1/2020	Doyen, Michael R.	3.60	4,752.00	(.2).		

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 23

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 97 of 160 Page ID #:45667

	Task Code 21: Non-Bankruptcy Litigation / Wildfire (Criminal)						
Date	Name Hours Amount		Amount	Narrative			
	Task Code 21 Subtotal:	548.70	488,819.50				

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 24

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 98 of 160 Page ID #:45668

		Tasl	Code 22: No	on-Working Travel
Date	Name	Hours	Amount	Narrative
				Car travel to and from Oroville courthouse (because of
6/3/2020	Marshall, Lloyd	2.00	1,130.00	COVID-19). (One-half of time billed after first 1.5 hours.)
6/15/2020	Brian, Brad D.	3.00	4,500.00	Car travel from Los Angeles to Chico for hearing (because of COVID-19). (One-half of time billed after first 1.5 hours.)
				Car travel from Los Angeles to rive to Chico for sentencing
				hearing (because of COVID-19). (only Oone-half of time
6/15/2020	Doyen, Michael R.	2.30	3,036.00	billed after first 1.5 hours.travel time billed).
				Car travel from San Francisco to Chico (because of COVID-
6/16/2020	Axelrod, Nick	0.80	676.00	19). (One-half of time billed after first 1.5 hours.)
				Car travel from Chico to Los Angeles (because of COVID-19).
6/18/2020	Brian, Brad D.	2.90	4,350.00	(One-half of time billed after first 1.5 hours.)
				Car travel from Chico to San Francisco (because of COVID-
6/18/2020	Axelrod, Nick	0.80	676.00	19). (One-half of time billed after first 1.5 hours.)
6/18/2020	Doyen, Michael R.	2.50	3,300.00	Car travel after hearing from Chico to Los Angeles (because of COVID-19). (One-half of time billed after first 1.5 hours.)
	Task Code 22 Subtotal:	14.30	17,668.00	

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 99 of 160 Page ID #:45669

				nts (including Adversary Proceedings)
Date	Name	Hours	Amount	Narrative
				Call with K. Charipar regarding legal obligations arising under
				SOC (0.3); review and respond to J. Wu analysis regarding
				legally binding obligations under SOC (0.4); review SOC in
				connection with same (0.2); review update to management
6/1/2020	Kriebs, Kelly LC	2.20	2,530.00	decision issues chart (0.2) and IOU revisions to SOC (1.1).
				Communicate with D. Verrilli regarding appeal and bankrupto
6/1/2020	Goldenberg, Elaine J.	0.10	106.00	status.
	<u> </u>			Review IOU comments to SOC (3.9) and revise same (4.2); cal
				with S Ou regarding draft SOC and additional PG&E comment
				(0.1); review additional comments (0.3) and follow up with A
6/2/2020	Kriebs, Kelly LC	8.70	10.005.00	Gurova regarding same (0.2).
0, 2, 2020			20,000.00	Review Ninth Circuit briefing order and communicate with T.
6/2/2020	Goldenberg, Elaine J.	0.20	212 00	Smith regarding same.
0/2/2020	Goldenberg, Liame 3.	0.20	212.00	Revise SOC (2.9); prepare and review redline (0.7); further
				revise SOC (0.4); prepare distribution email and send it with
				document to working group (0.2); prepare feedback summary
c /2 /2020	With Will 16	4.60	F 200 00	(0.3); email correspondence with S Ou regarding next steps
6/3/2020	Kriebs, Kelly LC	4.60	5,290.00	,
				Prepare feedback summary (1.6); review draft SOC in
				connection with same (0.4); review SCE form contract price
				attachment (0.2); working group call to discuss draft SOC and
				next steps (2.2); prepare for call (0.2); review PG&E call
				summary (0.2); review email discussion regarding SDG&E's
6/4/2020	Kriebs, Kelly LC	4.90	5,635.00	participation in SOC drafting process (0.1).
6/5/2020	Gants, Brendan	0.30	246.00	Confer internally regarding required filing.
				Review email exchanges regarding review of SOC and further
				changes thereto (0.4); correspondence with PG&E and SCE
				regarding draft with IOU's combined comments (0.1); review
6/5/2020	Kriebs, Kelly LC	0.60	690.00	SEC's summary of open items (0.1).
				Review comments and revisions to (1.4) and revise draft SOC
6/6/2020	Kriebs, Kelly LC	2.30	2,645.00	(0.9).
6/7/2020	Kriebs, Kelly LC	7.90	9,085.00	Review combined IOU mark-up of SOC (1.6); revise same (6.3
	, ,		,	Finalize SOC feedback chart (0.3); prepare SOC redlines and
				distribute with chart to IOUs (0.2); upload SOC and chart to
				SharePoint site (0.3); review J. Henderson and C. Needham
				edits to SOC and remark on same (0.3); emails to schedule
				· · ·
				working session to discuss SOC (0.2); participate in part of
				working session (0.5); follow up call with S. Ou (0.3); discuss
				redlines and sharing draft SOC with SDG&E with S. Ou (0.2);
				distribute SOC to SDG&E and update PG&E regarding same
	Kriebs, Kelly LC	2.40	2,760.00	
6/8/2020	Gants, Brendan	0.20	164.00	Confer internally regarding case status and strategy.
				Conferred with E. Goldenberg regarding mootness issues to
				prepare for client call (.3); participate in client call to discuss
6/9/2020	Verrilli, Donald B.	0.70	1,050.00	mootness issues, strategy (.4).
				Research mootness and vacatur issues (3.4); discuss same wi
				B. Gants and G. Saarman Gonzalez (.6); discuss same with D.
	i	1	I	1

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 26

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 100 of 160 Page ID #:45670

Date	ı		Amount	nts (including Adversary Proceedings)
Date	Name	Hours	Amount	
				Conference with E. Goldenberg and G. Saarman Gonzalez
				regarding case strategy and legal research (.6); research legal
6/9/2020	Gants, Brendan	2.00	1,640.00	issues regarding appeal (1.4).
				Teleconference with Ms. Goldenberg and Mr. Gants regarding
6/9/2020	Saarman Gonzalez, Giovanni S.	0.70	507.50	mootness.
				Discuss SOC terms with C. Needham, C. Diep and J. Hendersor
				(0.3); review SOC terms in connection with same (0.2); emails
				with SDG&E regarding its review of the form SOC (0.1); update
6/10/2020	Kriebs, Kelly LC	0.70	805.00	PG&E regarding same (0.1).
				Review information from G. Saarman Gonzalez regarding
6/10/2020	Goldenberg, Elaine J.	0.20	212.00	bankruptcy case status.
				Review internal correspondence regarding case status and
6/10/2020	Gants, Brendan	0.10	82.00	strategy.
				Review lists of open SOC issues from SCE and PG&E (0.2);
				review comments from SDG&E (0.2); communicate with SCE
				and PG&E regarding same (0.2); working session with IOUs to
				discuss open SOC issues (1.3); review SCE and PG&E
				comments (2.6); call with S. Ou and C. Diep (0.5) to discuss
6/11/2020	Kriebs, Kelly LC	7.80	8,970.00	SOC revisions; revise SOC (2.8).
	Weissmann, Henry	0.20	280.00	Conference regarding status of appeal
· · ·				Review comments to and revise SOC; email discussions with
				IOUs regarding further revisions to SOC; review PG&E
				revisions; discuss same with S Ou (0.3); discuss with MTO
				team preparation of final redline; review SCE proposed
				revisions (0.1); discuss finalizing SOC with IOUs; prepare draft
				and redline to share with SDG&E distribute same; emails with
6/12/2020	Kriebs, Kelly LC	4.30	4 945 00	SDG&E regarding updated draft SOC.
	Goldenberg, Elaine J.	0.20		Discuss status of appeals with H. Weissmann.
0, 12, 2020	Coluctions, Liame 3.	0.20	212.00	Emails with IOUs regarding final comments to SOC (0.3);
6/13/2020	Kriebs, Kelly LC	0.80	920.00	review such comments (0.5).
0, 10, 2020	I I I I I I I I I I I I I I I I I I I	1 0.00	320.00	Emails finalizing SOC; revise SOC; prepare IOU-specific SOCs;
				prepare redlines and review; share initial redlines with SCE
				and PG&E discuss same; finalize and distribute final
				documents with SCE and PG&E prepare redlines for SDG&E
<i>6 /1 /1 /2</i> 020	Kriebs, Kelly LC	5.10	E 06E 00	and review (0.2); send same to SDG&E (0.1).
0/14/2020	Kilebs, Kelly LC	3.10	3,803.00	Review SDG&E feedback on SOC and update SCE and PG&E
6/15/2020	Kriebs, Kelly LC	0.10	115.00	regarding same (0.1).
0/13/2020	Kileds, Kelly LC	0.10	113.00	regarding same (0.1).
				Communicate with counsel for FERC regarding setting up a ca
<i>C </i> 1	Coldonborg Flains I	0.10	106.00	to discuss developments in bankruptcy court and case status.
6/15/2020	Goldenberg, Elaine J.	0.10	100.00	Check in with IOUs regarding CPUC filings; update MTO team
C /4 C /2020	Kuisha Kallad C	0.20	220.00	
6/16/2020	Kriebs, Kelly LC	0.20	230.00	regarding same.
c /4 7 /2020	Wannilli Danald B	0.20	200.00	Participate in call with FERC counsel regarding possible
0/1//2020	Verrilli, Donald B.	0.20	300.00	mootness issues.
				Discuss vacatur of underlying orders with counsel for FERC
				(.3); discuss vacatur of underlying orders with counsel for
- / /- · ·				intervenors (.3); communicate with T. Smith regarding
	Goldenberg, Elaine J.	0.80		conversations with opposing counsel (.2).
6/17/2020	Gants, Brendan	0.40	328.00	Confer internally regarding filing.
				Review bankruptcy court decision on confirmation
6/18/2020	Goldenberg, Elaine J.	0.20		transmitted by T. Smith.
6/18/2020	Gants, Brendan	0.10	82.00	Confer internally regarding filing.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 27

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 101 of 160 Page ID #:45671

Date	T			nts (including Adversary Proceedings)
Date	Name	Hours	Amount	
				Review communication from counsel for FERC regarding
				position on vacatur (.1); communicate with T. Smith regarding
6/23/2020	Goldenberg, Elaine J.	0.20	212.00	FERC counsel's position (.1).
				Review and revise Cravath's draft status update for Court;
				correspondence with Mr. Rowley and Cravath regarding same
6/24/2020	Yohalem, Mark R.	0.90	891.00	review revised version of same.
				Confer with E. Goldenberg regarding mootness issues (0.3);
				review key cases, materials regarding vacatur of agency
6/24/2020	Verrilli, Donald B.	2.30	3,450.00	decisions for mootness reasons (2.0).
			,	Review recent relevant FERC decision (.4); confer internally
				regarding same (.2); review court order regarding
				supplemental briefing (.1); review correspondence with
				Committee counsel regarding same (.1); conference with E.
				Goldenberg and G. Saarman Gonzalez regarding same (.6);
				conference with G. Saarman Gonzalez regarding same (.2);
6/24/2020	Gants, Brendan	1.70	1 39/1 00	further confer internally regarding same (.1).
0/24/2020	Gants, Brendan	1.70	1,334.00	Confer with Ms. Goldenberg and Mr. Gants regarding brief
c /24 /2020	 Saarman Gonzalez, Giovanni S.	0.80	E90 00	(0.6); confer with Mr. Gants regarding same (0.2).
0/24/2020	Jaarman Gonzalez, Glovanin 3.	0.80	380.00	Discuss response to Ninth Circuit's briefing order with G.
				Saarman Gonzalez and B. Gants (.5); communicate with
				counsel for creditors' committee regarding same (.1); review
				Ninth Circuit's sua sponte briefing order and communicate
6/24/2020	Goldenberg, Elaine J.	0.90	954.00	with T. Smith regarding same (.3).
				Communicate with counsel for intervenors regarding
6/25/2020	Goldenberg, Elaine J.	0.10	106.00	mootness/vacatur issues.
				Conference with Committee counsel regarding court order
				(.2); confer internally regarding same (.4); review materials
				regarding potential mootness issue (.1); review
6/26/2020	Gants, Brendan	0.80	656.00	correspondence with co-counsel regarding same (.1).
				Review confirmation order and plan (0.2); email
				correspondence with Ms. Goldenberg and Mr. Gantz
				regarding same (0.2); email correspondence with Ms. Liou
6/26/2020	Saarman Gonzalez, Giovanni S.	0.60	435.00	regarding same (0.2).
				Discuss intervenors' position on vacatur with J. Marcus (.2);
				discuss with E. Dexter position of Official Committee of
				Unsecured Creditors on mootness and vacatur (.2);
6/26/2020	Goldenberg, Elaine J.	0.50	530.00	communicate with B. Gants re mootness issue (.1).
	G.			Review draft filing and internal correspondence regarding
6/28/2020	Gants, Brendan	0.10	82.00	same.
-, -,	,			
				Conference with G. Saarman Gonzalez regarding supplementa
6/29/2020	Gants, Brendan	0.20	164.00	briefing (.1); confer internally regarding case status (.1).
-, =5, =520		1 3.20		Work on supplemental brief (2.7); confer with Mr. Gants
6/29/2020	Saarman Gonzalez, Giovanni S.	2.80	2 030 00	regarding same (0.1).
5, 25, 2020	Jaarman Conzuicz, Giovanni S.	2.00	2,030.00	Begin drafting supplemental briefing (2.1); confer internally
6/30/2020	Gants, Brendan	2.20	1 20/1 00	regarding same (.1).
	Saarman Gonzalez, Giovanni S.	+		Work on supplemental brief.
0/30/2020	Saarman Gonzalez, Glovanni S.	2.90	2,102.50	
c /20 /2020	Najaka Kalli LG		20.445.55	Credit regarding SCE and SDGE's portion of \$15,223.48 for
6/30/2020	Kriebs, Kelly LC	0.00	-30,446.96	May related to SOC work
- 1 1-				Credit regarding SCE and SDGE's portion of \$20,161.32 for
6/30/2020	Kriebs, Kelly LC	0.00	-40,322.64	June related to SOC work

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 102 of 160 Page ID #:45672

	Task Code 23: Pur	chase Pow	er Agreemer	nts (including Adversary Proceedings)
Date	Name	Hours	Amount	Narrative
				Communicate with counsel for intervenors regarding PG&E
7/1/2020	Goldenberg, Elaine J.	0.20	212.00	emergence from bankruptcy.
				Review first draft of filing on mootness/vacatur and
				communicate with D. Verrilli regarding same (.7); discuss draft
7/1/2020	Goldenberg, Elaine J.	1.10	1,166.00	with G. Saarman Gonzalez (.4).
				Finish drafting supplemental brief section (5.1); review other
				draft sections of same (.2); confer internally regarding same
7/1/2020	Gants, Brendan	5.50	4,510.00	(.2).
				Work on supplemental brief (1.2); confer with Ms. Goldenberg
7/1/2020	Saarman Gonzalez, Giovanni S.	1.60	1,160.00	regarding same (0.4).
	Task Code 23 Subtotal:	89.50	23.834.40	

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 29

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 103 of 160 Page ID #:45673

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
6/1/2020	Weissmann, Henry	1.10	1,540.00	Revise Charter of Safety and Nuclear Operations Committee
	Weissmann, Henry	0.90		Correspondence regarding change in control
	Weissmann, Henry	1.00		Client call regarding capital structure
	, ,		,	Review and analyze D.10-12-035 regarding waiver of future
				claims (1.7); prepare for and attend call with J. Wu and N.
				Fram regarding settlement waiver argument (1.0); review and
				analyze QF settlement agreement and term sheet (3.6); draft
				summary of research regarding interpretation of settlement
6/1/2020	Cole, Graham B.	7.30	5.986.00	agreement waiver arguments (1.0).
	Weissmann, Henry	0.10	· ·	Correspondence regarding confirmation order
-, -,		1		Correspondence regarding compliance with CPUC decision or
6/1/2020	Weissmann, Henry	0.10	140.00	
0, 1, 1010		0.20	2 10100	Analyze draft filings with Bankruptcy Court for approval of rea
6/1/2020	Grove, Skylar B.	0.20	156.00	estate transaction.
0/1/2020	Grove, skylar B.	0.20	130.00	Call regarding securitization timing in relation to net income
6/1/2020	Weissmann, Henry	0.90	1 260 00	calculation
	Weissmann, Henry	0.40		Participate in team call regarding securitization
6/1/2020	weissmann, nemry	0.40	360.00	
C /4 /2020	\\\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-	0.20	420.00	Correspondence regarding regulatory issues in relation to
6/1/2020	Weissmann, Henry	0.30	420.00	financing
. / . /				Telephone conference with Mr. Harney regarding legal opinio
6/1/2020	Karl, Natalie	0.10	66.50	and correspondence with Munger team regarding same (0.1)
-1.1				
6/1/2020	Weissmann, Henry	0.40	560.00	Review follow up research relevant to potential FERC petition
				Review final CPUC decision on Plan (.7); emails regarding sam
				(.2); revise write-up of compliance obligations,(1.2); analysis
				relating to same (.9); emails relating to same (.4); review
				motion on headquarters transaction and related materials (.6
				emails regarding same (.1); review various case-related
				developments, issues and tasks (.1); emails regarding same
6/1/2020	Allred, Kevin S.	4.30	4,386.00	(.1).
6/1/2020	Fram, Nicholas D.	0.60	516.00	Call with Mr. Wu and Mr. Cole regarding QF/CHP Settlement.
				Teleconference with client team regarding capital structure
				(1.0); review AR documents (0.8); email correspondence with
				Hunton regarding same (0.5); email correspondence with MT
				team regarding securitization application (0.5); legal research
6/1/2020	Saarman Gonzalez, Giovanni S.	3.50	2,537.50	regarding financing (0.7).
				Attention to short term debt issues for revolver and
6/1/2020	Chi, Kimberly A.	2.60	2,392.00	receivables facility; attorney conference to discuss matter.
				Telephone conference with PG&E regarding status of
				securitization [partial] (.2); emails regarding securitization (.2)
				review protests to securitization application (.8); analysis and
		2.00	2,300.00	emails regarding timing of securitization (.8).
6/1/2020	Goldman, Seth	2.00		
6/1/2020	Goldman, Seth	2.00		Review 2004 decision and related information from regulator
6/1/2020	Goldman, Seth	2.00	,	Review 2004 decision and related information from regulator team; review list of opinions requested for additional financing
6/1/2020	Goldman, Seth	2.00		_
6/1/2020	Goldman, Seth	2.00	,	team; review list of opinions requested for additional financin transactions at utility and parent company levels; discuss
6/1/2020	Goldman, Seth	2.00		team; review list of opinions requested for additional financial transactions at utility and parent company levels; discuss same with corporate team; email regarding status of
				team; review list of opinions requested for additional financial transactions at utility and parent company levels; discuss same with corporate team; email regarding status of discussion with Hunton and client team; discuss status with
	Goldman, Seth Kitano, Judith T.	2.60		team; review list of opinions requested for additional financial transactions at utility and parent company levels; discuss same with corporate team; email regarding status of

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 104 of 160 Page ID #:45674

		Task	Code 25: Regi	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Call with Graham Cole and Nick Fram regarding settlement
6/1/2020	Wu, Jeffrey Y.	1.50	1.425.00	agreement.
0, 1, 1010		1.50	2, 120.00	-6
				Research regarding financial applications (2.90);
				communications regarding same (.30); review bankruptcy
				filings (.80); communications regarding same (.10); review and
				revise bankruptcy investigation filings, including final decision
				(.70); communications regarding same (.10); review and revise
				application protests (.50); communications regarding same
6/1/2020	Castilla Damán K	6.00	2 070 00	(.10); review and revise securitization filings (.50).
6/1/2020	Castillo, Ramón K.	6.00	2,070.00	Evaluate testimony, briefing, in preparing scope of reporting
				and responsibilities in SNO charter, exchange correspondence
C /4 /2020	Carr Fully I	1 40	4 220 00	(1.1); evaluate final published order approving reorganization
6/1/2020	Cox, Erin J.	1.40	1,330.00	plan (.3).
				Review and revise compliance presentation (2.4); emails with
				J. Yeakel, H. Weissmann, B. Manheim regarding same (.7);
				conference call with client regarding securitization application
				(.4); emails with Munger team regarding protest filed by A4NF
				and review same (.2); emails with Munger team, client
				regarding notice of prehearing conference regarding
				securitization application and review same (.2); emails with
				Munger team regarding issues related to timing of
				securitization, CPUC review (.2); review and analyze issues
				related to bankruptcy OII compliance and emails with Munger
				team regarding same (2.8); review emails regarding
				bankruptcy motion, issues (.1); emails with K. Allred regarding
	Cole, Sarah J.	7.10		issues related to bankruptcy OII decision (.1).
6/2/2020	Weissmann, Henry	0.50	700.00	Participate in client update call
				Prepare for and attend team call regarding Settlement
				Agreement limitation and substance of petition to exempt
				from must-take obligation (1.0); complete summary of
				arguments regarding Settlement Agreement limitations (1.5);
				review and edit draft of outline of arguments regarding
				Settlement Agreement limitations and substance of petition
				for exemption (0.5); prepare for and attend client call
6/2/2020	Cole, Graham B.	4.20	3,444.00	regarding addressing QF settlement and next steps (1.2).
				Prepare for and attend call regarding Commission timing
				research (0.9); prepare for and attend team call regarding
6/2/2020	Cole, Graham B.	1.50		securitization application (0.6).
6/2/2020	Weissmann, Henry	0.50	700.00	Call regarding regulatory issues in relation to financing
				Correspondence with counsel to Board regarding review of
6/2/2020	Weissmann, Henry	0.20	280.00	pleadings in securitization proceeding
				Correspondence regarding regulatory issues in relation to
6/2/2020	Weissmann, Henry	0.90		financing
	Weissmann, Henry	0.40	560.00	Correspondence regarding change in control
	Weissmann, Henry	1.40		Team call regarding analysis of FERC options
	Weissmann, Henry	0.20		call with CEO
	Weissmann, Henry	0.90		Correspondence regarding Board selection
	Weissmann, Henry	0.20		Participate in advisor call
	, ,			Client call regarding regulatory approval issues in relation to
6/2/2020	Weissmann, Henry	0.80	1.120.00	financing
	Weissmann, Henry	0.70		Follow up from team call on strategic options

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 31

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 105 of 160 Page ID #:45675

		Task	Code 25: Regu	ılatory Issues
Date	Name	Hours	Amount	Narrative
6/2/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding confirmation order
				Correspondence regarding charter of Safety and Nuclear
6/2/2020	Weissmann, Henry	0.30	420.00	Operations Committee
	Weissmann, Henry	1.30	1,820.00	Participate in client call regarding strategic options
			,	Client call regarding compliance with CPUC Bankruptcy
6/2/2020	Weissmann, Henry	0.10	140.00	decision
	Grove, Skylar B.	0.20		Analyze updates in Safety Culture OII.
				Conference with Mr. Rodda regarding Board of Directors
6/2/2020	Rutten, James C.	0.10	106.00	issues.
				Analyze California Public Utilities Commission database for
6/2/2020	Rector, Allison E.	5.20	2,236.00	timing on securitization application duration.
	-			Review compliance obligations and related tasks (1.3); analysis
				regarding same (.3); Bankruptcy Steering Committee call (.4);
				review regarding various case related developments, issues
				and tasks (dividends process; bonds opinions; severance issue;
				SNO charter; new ALJ email) (.2); analysis relating to same (.3);
6/2/2020	Allred, Kevin S.	2.60	2,652.00	email regarding same (.1).
	Fram, Nicholas D.	1.20		Call with client regarding follow-up points on QF Order.
				Summarize follow-up research for client regarding 18 CFR
6/2/2020	Fram, Nicholas D.	1.20	1,032.00	292.310.
	Fram, Nicholas D.	0.90		Team call regarding strategy for QF Order.
	,			Telephone conference to discuss assignments related to the
				protests and replies, including brief preparation by reviewing
6/2/2020	van der Ven, Cobus	1.00	665.00	related correspondence.
				Teleconference with client team regarding POR OII (0.5); confer with MTO team regarding securitization schedule (0.5); confer with Mr. Castillo regarding same (0.2); teleconference with Mses. Kitano and Chi and Mr. Weissmann regarding financing (0.5); teleconference with Hunton and client teams regarding same (0.6); confer with Mr. Weissmann regarding same (0.1); legal research regarding same (1.3); confer with Messrs. Weissmann and Brewster regarding financing (0.5); email correspondence with Messrs. Weissmann and Brewster
6/2/2020	Saarman Gonzalez, Giovanni S.	4.60	3,335.00	regarding same (0.4).
				Attorney conferences to discuss matter; attention to short
				term debt issues for revolver and receivables facility;
6/2/2020	Chi, Kimberly A.	1.30	1,196.00	telephone conference with Hunton and client.
				Discuss research on short-term financing authorization with
6/2/2020	Brewster, Andre W.	0.50	390.00	Mr. Weissmann and Mr. Saarman Gonzalez.
				Research CPUC precedent regarding authorization of short-
6/2/2020	Brewster, Andre W.	0.10	78.00	term debt.
				Telephone conference with MTO team regarding analysis of
				time for appeals (1.1); telephone conference regarding
6/2/2020	Goldman, Seth	1.40	1,610.00	corporate governance (.3).
,, ,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Review materials relating to AR financing; conference call with regulatory Messrs. Weissmann and Saarman Gonzalez; call with Hunton team and PG&E regarding short term/long term debt; email regarding opinion coverage; review email
C /2 /2020	Kitana Iudith T	2.70	2 204 00	regarding supporting testimony and related short term/long
6/2/2020	Kitano, Judith T.	2.70	3,294.00	term nature of certain indebtedness proposed for issuance.
- 1- 1				Analysis of settlement agreement and related
6/2/2020	Wu, Jeffrey Y.	3.00	2,850.00	correspondence.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 32

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 106 of 160 Page ID #:45676

		Task	Code 25: Regu	ılatory Issues
Date	Name	Hours	Amount	Narrative
6/2/2020	Wu, Jeffrey Y.	0.70	665.00	Conference call with MTO team regarding strategy.
6/2/2020	Wu, Jeffrey Y.	1.20	1,140.00	Conference call with PG&E regarding strategy.
	•			Email correspondence and revisions regarding research
6/2/2020	Wu, Jeffrey Y.	1.00	950.00	outline.
	Wu, Jeffrey Y.	0.60	570.00	Prepare for conference call.
	, ,			Correspondence regarding timeline for securitization
6/2/2020	Weissmann, Henry	0.80	1.120.00	proceeding
	, ,		,	Conference call regarding research (.50); conference call
				regarding protests and replies (1.00); review and revise
				bankruptcy investigation testimony (1.20); communications
				regarding same (.20); further research regarding financial
				applications (2.10); communications regarding same (.30);
				review and revise bankruptcy filings (.30); review and revise
				bankruptcy investigation filings (.20); review and revise
				application protests (.20); review and revise summary of
6/2/2020	Castillo, Ramón K.	6.30	2 173 50	protests (.20); communications regarding same (.10).
0/2/2020	castillo, Namori K.	0.50	2,173.30	process (.20), communications regarding sume (.20).
6/2/2020	Cox, Erin J.	0.20	190.00	Exchange correspondence regarding reverse validation action.
0/2/2020	COX, LITTS.	0.20	130.00	Conference call with client regarding bankruptcy OII
				compliance issues (.5); review and revise compliance
				presentation and analyze issues related to same (.9); emails
				with B. Manheim, J. Yeakel, H. Weissmann regarding same and
				tc with J. Yeakel regarding same (.7); emails with client
				regarding June 3 call to discuss compliance presentation,
				issues (.1); review and analyze bankruptcy OII compliance
				issues (.2); review and revise documents related to
				distributions and emails with Munger team regarding same
				(.4); conference call, emails with Munger team regarding
				issues related to securitization application, timing (.9); review
				and analyze same (1.3); review and summarize A4NR protest
				and emails with Munger team regarding issues related to
				summary of protests (.7); review email regarding safety
- 1- 1				culture OII (.1); review email from client regarding wildfire
6/2/2020	Cole, Sarah J.	5.90	5,251.00	capex securitization issues (.1).
c /2 /2020	Diebendeen Cunthie D	1 70	671.50	Research regarding timing of a typical securitization process.
	Richardson, Cynthia R.	1.70		Prepare for call with counsel to Governor
	Weissmann, Henry	0.40		•
	Weissmann, Henry	0.60		Call with counsel to Governor
	Weissmann, Henry	0.20		Review material on timing of securitization application
	Weissmann, Henry	0.20		Correspondence regarding confirmation order
6/3/2020	Weissmann, Henry	1.00	1,400.00	Revise bullet summary of findings
- 1- 1				Correspondence regarding regulatory issues in relation to
	Weissmann, Henry	1.10		financing
	Weissmann, Henry	2.20		Correspondence regarding director selection
6/3/2020	Weissmann, Henry	0.30	420.00	Follow up from call with counsel to Governor
				Review and analyze Wild Tree protest and draft summary of
				arguments (1.8); prepare for and attend call with S. Cole
				regarding financing timing research (0.2); prepare for and
				attend call with S. Goldman regarding financing timing
				research (0.2); research issues regarding effective date of
				order in light of application for rehearing and draft summary
6/3/2020	Cole, Graham B.	4.70	3,854.00	of results (2.5).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 33

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 107 of 160 Page ID #:45677

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Review new draft of headquarters motion papers (.4); revise
6/3/2020	Allred, Kevin S.	3.10	3.162.00	and supplement write-up of compliance obligations (2.7).
0,0,2020		0.20	3,202.00	Review correspondence regarding the submitted protests and
6/3/2020	van der Ven, Cobus	0.30	199.50	plan for writing replies.
0/ 3/ 2020	van der ven, edads	0.50	133.30	Email correspondence with Mr. Weissmann regarding
				financing (0.2); work on same (0.6); email correspondence
6/3/2020	Saarman Gonzalez, Giovanni S.	1.50	1 087 50	with client team regarding A/R facility (0.7).
0/3/2020	Saarman Gonzalez, Glovanni S.	1.50	1,007.50	with eleft team regarding tyle facility (e.t.).
				Emails and telephone conferences with MTO team regarding
				protests to securitization (.8); prepare memorandum
				regarding timing of approval of securitization (3.9); emails and
6/3/2020	Goldman, Seth	6.30	7 245 00	telephone conferences regarding the same (1.6).
	Wu, Jeffrey Y.	2.40		Prepare talking points for PURPA waiver.
0/3/2020	wa, seriety 1.	2.40	2,200.00	Review draft memo regarding financial applications (.30);
				review and revise bankruptcy investigation filings (.80); further
				research regarding financial applications (8.20);
				communications regarding same (.50); review and revise
				bankruptcy filings (1.40); communications regarding same
6/2/2020	Castillo, Ramón K.	11.30	3,898.50	l
0/3/2020	Castillo, Railloll K.	11.50	3,090.30	Factual development, legal research, draft opposition to
				motion to dismiss, motion to quash, motion for sanctions,
c /2 /2020	Cay Frie I	F 10	4 8 4 5 00	<u>'</u>
6/3/2020	Cox, Erin J.	5.10	4,845.00	motion for attorneys' fees in reverse validation matter.
				Emails and call with Mr. Goldman regarding strategy for
c /2 /2020	Band Binna Tanan A	0.60	460.00	summarizing protests (.3); review and update summary of
6/3/2020	Reed Dippo, Teresa A.	0.60	468.00	timing of financing examples (0.3).
				Conference call with client regarding enhanced enforcement
				and compliance issues and review and revise compliance
				presentation, telephone call with B. Manheim regarding same
				and emails with J. Yeakel and client regarding same (5.2);
				emails regarding issues related to securitization application,
				timing and telephone call with G. Cole regarding same and
				review and revise memorandum regarding same (1.9); review
	Cole, Sarah J.	7.50		CLECA protest and summarize same (.4).
	Grove, Skylar B.	0.10		Analyze updates in bankruptcy proceeding.
	Weissmann, Henry	0.30		Follow up correspondence on Filsinger
	Weissmann, Henry	0.60		Call with Governor's Office
	Weissmann, Henry	0.40		Follow up client call regarding director selection
	Weissmann, Henry	0.20		Further client call regarding Filsinger
	Weissmann, Henry	2.40		Participate in Board call
	Weissmann, Henry	0.50		Participate in client call regarding finance compliance issues
	Weissmann, Henry	0.30		Call regarding operational observer
	Weissmann, Henry	0.50		Revise talking points
	Weissmann, Henry	1.40		Correspondence regarding exit financing
	Weissmann, Henry	0.70		Correspondence regarding director selection
6/4/2020	Weissmann, Henry	0.40	560.00	Participate in advisor call
				Prepare for and attend call with S. Goldman and S. Cole
				regarding timing summary memorandum (0.5); research issues
				regarding timing of financing in light of an application for
				rehearing and / or appeal (1.7); edit draft of memorandum
	1	1	2,132.00	regarding timing of financing (0.4).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 108 of 160 Page ID #:45678

6/4/2020 Ru 6/4/2020 All 6/4/2020 Pe 6/4/2020 Sa 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	utten, James C. Illred, Kevin S. eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.30 2.80 0.50 0.50 5.00 0.50	2,346.00 2,030.00 410.00 290.00 390.00	Narrative Analysis and e-mail correspondence regarding executive compensation issues. Write up descriptions of compliance obligations (1.0); analyze relating to same (1.0); teleconference with M. Plummer regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 All 6/4/2020 Pe 6/4/2020 Cc 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	utten, James C. Illred, Kevin S. eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	0.20 2.30 2.80 0.50 0.40 0.50	2,346.00 2,030.00 410.00 290.00 390.00	compensation issues. Write up descriptions of compliance obligations (1.0); analyze relating to same (1.0); teleconference with M. Plummer regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 All 6/4/2020 Pe 6/4/2020 Cc 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	allred, Kevin S. eacock, Alexandra cole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.30 2.80 0.50 0.40 0.50	2,346.00 2,030.00 410.00 290.00 390.00	compensation issues. Write up descriptions of compliance obligations (1.0); analyze relating to same (1.0); teleconference with M. Plummer regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 All 6/4/2020 Pe 6/4/2020 Cc 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	allred, Kevin S. eacock, Alexandra cole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.30 2.80 0.50 0.40 0.50	2,346.00 2,030.00 410.00 290.00 390.00	Write up descriptions of compliance obligations (1.0); analyze relating to same (1.0); teleconference with M. Plummer regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Pe 6/4/2020 Co 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.80 0.50 0.40 0.50	2,030.00 410.00 290.00 390.00 5,750.00	relating to same (1.0); teleconference with M. Plummer regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Pe 6/4/2020 Co 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.80 0.50 0.40 0.50	2,030.00 410.00 290.00 390.00 5,750.00	regarding compliance matters (.2); teleconference with S. Cole regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Pe 6/4/2020 Co 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.80 0.50 0.40 0.50	2,030.00 410.00 290.00 390.00 5,750.00	regarding CPUC hearing (.1); Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Pe 6/4/2020 Co 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	eacock, Alexandra fole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W.	2.80 0.50 0.40 0.50	2,030.00 410.00 290.00 390.00 5,750.00	Confirm B. Schneider's research findings relating to governing law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Cc 6/4/2020 Sa 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	ole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W. ioldman, Seth	0.50 0.40 0.50	410.00 290.00 390.00 5,750.00	law of trusts. Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Cc 6/4/2020 Sa 6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	ole, Graham B. aarman Gonzalez, Giovanni S. rewster, Andre W. ioldman, Seth	0.50 0.40 0.50	410.00 290.00 390.00 5,750.00	Review and analyze bullet point summary regarding options for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Sa 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	aarman Gonzalez, Giovanni S. rewster, Andre W. Goldman, Seth	0.40 0.50 5.00	290.00 390.00 5,750.00	for QF contracting (0.5). Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Sa 6/4/2020 Br 6/4/2020 Go 6/4/2020 W	aarman Gonzalez, Giovanni S. rewster, Andre W. Goldman, Seth	0.40 0.50 5.00	290.00 390.00 5,750.00	Email correspondence with Ms. Cole regarding timing of securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	rewster, Andre W. ioldman, Seth	0.50 5.00	390.00 5,750.00	securitization. Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Br 6/4/2020 Gc 6/4/2020 W	rewster, Andre W. ioldman, Seth	0.50 5.00	390.00 5,750.00	Research CPUC precedent regarding authorization for short-term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Go 6/4/2020 W	ioldman, Seth	5.00	5,750.00	term debt. Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 Go 6/4/2020 W	ioldman, Seth	5.00	5,750.00	Telephone conferences with and emails regarding timing of approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 W				approval of securitization (1.2); finalize memorandum regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 W				regarding approval of securitization (2.5); review protests to securitization (1.3). Revise talking points and related correspondence.
6/4/2020 W				securitization (1.3). Revise talking points and related correspondence.
6/4/2020 W				Revise talking points and related correspondence.
	νи, Јеπгеу Υ.	0.50	4/5.00	
6/4/2020 Ca				16
6/4/2020 Ca				Review and revise data sheets regarding financial applications
6/4/2020 Ca				(2.50); communications regarding same (.20); review and
6/4/2020 Ca				revise protests to securitization application (3.10); review and
6/4/2020 Ca				revise bankruptcy filings (.80); review revised memorandum
	astillo, Ramón K.	6.90	2,380.50	regarding financial applications (.30).
				Factual development, legal research, draft opposition to
				motion to dismiss, motion to quash, motion for sanctions,
6/4/2020 Co	ox, Erin J.	6.30	5,985.00	motion for attorneys' fees in reverse validation matter.
				Review protests to securitization application and review and
				revise summary of same (1.9); emails with Munger team, M.
				Plummer regarding same (.3); emails, telephone call with
				Munger team regarding issues related to timing of proposed
				Securitization, review and analyze same, and review and revise
				memorandum regarding same (1.6); telephone calls with clien
				regarding bankruptcy OII compliance issues (1); review and
				analyze issues related to same (1); emails with and telephone
				call with K. Allred regarding issues related to bankruptcy OII
				decision (.1); review and revise compliance presentation and
6/4/2020 Cc	ole, Sarah J.	10.30	9,167.00	email same to client (4.4).
6/5/2020 W	Veissmann, Henry	0.20	280.00	Correspondence regarding Chief Risk Officer
6/5/2020 W	Veissmann, Henry	1.40	1,960.00	Correspondence regarding director selection
				Prepare legal opinion for term loan (1.2); review term loan and
6/5/2020 Ka	arl, Natalie	3.50	2,327.50	escrow agreement (1.5); revise legal opinion for notes (0.8).
<u> </u>			,	Call regarding response to protests to securitization
6/5/2020 W	Veissmann, Henry	0.60	840.00	application
	Veissmann, Henry	0.60		Client call regarding operational observer
	Veissmann, Henry	0.50		Participate in client call regarding safety culture proceeding
	Veissmann, Henry	0.30		Correspondence regarding timeline for securitization
	Veissmann, Henry	0.50		Correspondence regarding financing documents
	Veissmann, Henry	0.30		Call with CEO
	Veissmann, Henry	0.20		Correspondence regarding confirmation order

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 109 of 160 Page ID #:45679

		Task	Code 25: Regu	ılatory Issues
Date	Name	Hours	Amount	Narrative
				Review write-up of Commissioner comments (.2); revise same
				(.1); review various case related developments, issues and
				tasks (.1); analysis relating to same (.1) emails regarding same
				(.1); analysis of headquarters transactions status, tasks and
				drafts (1.0); emails regarding same (.2) review new drafts
6/5/2020	Allred, Kevin S.	2.90	2,958.00	
0/3/2020	runea, nevino.	2.30	2,330.00	E-mail correspondence with client, and related research,
				regarding Board member commitments to field visits (0.3);
				prepare for client strategy call (0.4); attend client strategy call
				(0.5); conference with Ms. Cole regarding POR OII ambiguities
6/5/2020	Rutten, James C.	1.30	1 378 00	to be addressed in Safety culture OII (0.1).
0/3/2020	Nutten, James C.	1.30	1,378.00	Prepare for and attend team call regarding protests to
C /F /2020	Cala Cualcana D	2.00	1.640.00	application (0.7); review and draft summary of PAO protest
6/5/2020	Cole, Graham B.	2.00	1,640.00	
c /= /2.22			4.550.00	Research CPUC precedent regarding authorization of short-
6/5/2020	Brewster, Andre W.	2.00	1,560.00	term debt.
				Telephone conference with MTO team regarding protests (.7);
				revise summary of protests for PG&E (1.2); finalize
				memorandum on timing of approval of securitization (.8);
6/5/2020	Goldman, Seth	5.30	6,095.00	review protests (2.6).
				Review email from Hunton; attention to request for opinion
				on Term Loan B; briefly review escrow agreement; email
				Hunton regarding form of opinion and request for no violation
				of law opinions for parent company notes and parent term
				loan B; email Ms. Karl; review draft opinions and provide
6/5/2020	Kitano, Judith T.	2.00	2,440.00	comments to same.
				Communications regarding protests and reply (.60); review
				and revise bankruptcy filings (.60); review and revise
				application protests (.50); review reply outline (.20); review
				summary of protests and responses (1.30); communications
6/5/2020	Castillo, Ramón K.	3.30	1,138.50	regarding same (.10).
				Draft opposition to motion to dismiss, motion to quash,
				motion for sanctions, motion for attorneys' fees in reverse
6/5/2020	Cox, Erin J.	7.40	7,030.00	validation, matter, legal research.
	,		,	Review and revise summary of commissioner comments and
				emails with Munger team, client regarding same (4.3); review
				and revise summary of A.20-04-023 protests and emails, to
				with team regarding same (2.2); emails with client, advisors
				regarding same (.3); prepare notes regarding protest
				arguments and possible responses and to regarding same
				(2.7); emails with K. Allred regarding bankruptcy motion issues
6/5/2020	Cole, Sarah J.	9.70	8,633.00	
	Weissmann, Henry	0.20		Conference regarding Filsinger
	Weissmann, Henry	0.20		Review amendments to plan of reorganization
	Weissmann, Henry	0.10		Review protests to securitization application
	Weissmann, Henry	1.30		Review materials regarding real estate transaction
	Weissmann, Henry	0.10		Review status of open items to confirmation
0/0/2020	Weissmann, Henry	0.80	1,120.00	Correspondence regarding director process
				Revise legal opinions (0.6); review credit agreement and
c /c /= = =				escrow agreement (2.1); review California Public Utilities
6/6/2020	Karl, Natalie	3.20	2,128.00	Commission proposed order (0.5).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 36

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 110 of 160 Page ID #:45680

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Review various developments, issues and tasks (amended
				POR; headquarters motion papers) (.1); emails regarding same
6/6/2020	Allred, Kevin S.	0.20	204.00	
0,0,2020	7 till Cd, Revill 5.	0.20	201.00	Attention to legal opinion matters; attorney conference to
6/6/2020	Chi, Kimberly A.	1.40	1 288 00	discuss matter.
0/0/2020	Cili, Killiberry A.	1.40	1,200.00	Review comments to notes opinion and term loan opinion;
				email team regarding same; discuss with Ms. Chi; follow up
6/6/2020	Vitana Judith T	1.60	1.052.00	with further comments.
6/6/2020	Kitano, Judith T.	1.60	1,952.00	
c /c /2020	0.11	0.70	005.00	Review protests to securitization (.5); emails regarding the
6/6/2020	Goldman, Seth	0.70	805.00	same (.2).
. / . /				Review and revise legal opinion; email correspondence with
6/6/2020	Lee, C. David	3.80	4,636.00	MTO team regarding the same.
				Finalize draft opposition to motion to dismiss, motion to
				quash, motion for sanctions, motion for attorneys' fees in
6/6/2020	Cox, Erin J.	2.60	2,470.00	reverse validation, matter, exchange correspondence.
				Revise opinions (0.4); review California Public Utilities
				Commission Proposed Order (1.3); prepare officer's
6/7/2020	Karl, Natalie	2.50	1,662.50	certificates (0.8).
				Review, analyze revised motion, supporting materials for
6/7/2020	Grove, Skylar B.	0.40	312.00	approval of real estate transaction by Bankruptcy Court.
6/7/2020	Weissmann, Henry	0.50	700.00	Review legal opinions regarding debt
6/7/2020	Weissmann, Henry	0.30	420.00	Conference with counsel to Governor
	Weissmann, Henry	0.50	700.00	Review officer certificates for dividend
	Weissmann, Henry	0.20	280.00	Conference with CEO
	, ,			Correspondence regarding regulatory treatment of cost of
6/7/2020	Weissmann, Henry	0.40	560.00	
0,7,2020	γ τουσοπιαπή τιστιή	55	300.00	Email Ms. Karl with comments to opinion and changes based
				on internal review; attention to final edits and circulation of
6/7/2020	Kitano, Judith T.	0.40	488.00	
0/ // 2020	Kitano, Jaartii 1.	0.40	400.00	Review headquarters transaction and anticipated filings (.4);
				analysis relating to same (.4); emails regarding same (.1);
				review various bankruptcy-related issues and tasks (.1); emails
6/7/2020	Allrad Kavin C	1.10	1 122 00	regarding same (.1).
6/ // 2020	Allred, Kevin S.	1.10	1,122.00	Review and analyze issues related to reply to protests in A.20-
				, , , ,
				04-023 and prepare memorandum regarding same (2.4);
				emails with Munger team regarding issues related to same
				(.1); emails with Munger team regarding distribution related
				documents and review same (.2); emails with Munger team
6/7/2020	Cole, Sarah J.	2.90	2,581.00	regarding cost of capital issues (.2).
				Telephone conference with Ms. Chi and Ms. Kitano to discuss
				opinions (0.3); telephone conference with Ms. Kitano, Mr.
				Weissmann, and Mr. Lee to discuss opinions (0.6); revise legal
6/8/2020	Karl, Natalie	3.50	2,327.50	opinions (2.6).
				Review, analyze comments from PG&E team on draft Section
				851 application (.3); analyze revisions to motion for approval
				of real estate transaction, supporting papers in bankruptcy
6/8/2020	Grove, Skylar B.	0.50	390.00	proceeding (.2).
6/8/2020	Weissmann, Henry	0.20	280.00	Correspondence regarding wildfire OII decision
	Weissmann, Henry	0.80		Conference regarding legal opinions
	Weissmann, Henry	0.30		Client call regarding operational observer
	Weissmann, Henry	0.50		Review SB 350
	Weissmann, Henry	0.10		Correspondence regarding opinion letters
	Weissmann, Henry	0.10		Correspondence regarding operational observer

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 37

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 111 of 160 Page ID #:45681

		Task	Code 25: Regu	ılatory Issues
Date	Name	Hours	Amount	Narrative
6/8/2020	Weissmann, Henry	1.00	1,400.00	Participate in client call regarding securitization application
6/8/2020	Weissmann, Henry	0.20	280.00	Review outline of reply to protests to securitization application
6/8/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding cost of debt for ratemaking purposes
	Weissmann, Henry	0.50		Client call regarding director selection
	Weissmann, Henry	0.50		Call with advisors to Governor regarding capital raise
6/8/2020	Weissmann, Henry	2.20	3,080.00	Correspondence regarding director selection
6/8/2020	Weissmann, Henry	0.20	280.00	Correspondence regarding protests to securitization application
	Weissmann, Henry	0.60		Correspondence regarding financing
	Rutten, James C.	0.40		Draft outline of approach to scope of Safety Culture OII.
	Chi, Kimberly A.	0.90		Attorney conferences to discuss matter; attention to matter related correspondence.
	Brewster, Andre W.	0.40		[San Ramon] Review opposition brief to motion to quash.
0/0/2020	brewster, Anure w.	0.40	312.00	Telephone conference with H. Weissmann, J. Kitano and N.
<i>E </i>	Lee, C. David	2.40	2 029 00	Karl regarding legal opinions; review revisions to the same.
0/8/2020	Lee, C. David	2.40	2,928.00	Research CPUC precedents regarding authorization for short-
6/8/2020	Brewster, Andre W.	3.00	2 340 00	term debt.
	Goldman, Seth	3.10		Analysis regarding reply to protests (1.3); emails and telephone conferences regarding the same (1.2)attend weekly call on securitization (.6).
	Allred, Kevin S.	1.90	1,938.00	Review notes prospectus supplement and legal opinion (.2); emails regarding same (.1); review headquarters transaction and bankruptcy motion (.1); emails regarding same (.1); review Cost of Capital and Trust Claimants Committee issues (.6); analysis relating to same (.5); emails regarding same (.2); emails regarding various case developments, issues and tasks (.1).
6/8/2020	Kitano, Judith T.	3.30	4,026.00	Review revised opinions and backup certificate; discuss with Ms. Chi; discuss with Ms. Karl; circulate comments to same; review comments from Mr. Weissmann; email to team; conference call with Messrs. Weissmann and Lee and Ms. Karl; attention to opinions and transactions document requests.
s /o /o o = =				Review outline of reply to protest and emails with Ms. Cole
6/8/2020	Reed Dippo, Teresa A.	0.80	624.00	regarding same.
				Review and revise cost of capital proceeding filings (1.10); communications regarding same (.10); review and revise bankruptcy investigation filings (.50); review and revise bankruptcy filings (.60); communications regarding the same (.10); review and revise securitization filings (.30); review and
6/8/2020	Castillo, Ramón K.	3.00	1,035.00	revise safety culture investigation filings (.30).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 38

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 112 of 160 Page ID #:45682

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Review and revise memorandum regarding A.20-04-023
				protests and points for PG&E's reply and emails with Munger
				team regarding same (2.8); emails with client regarding same
				(.3); conference call with client regarding securitization
				proceeding (1); emails with Munger team regarding draft reply
				to protests and review and analyze issues related to same
				(1.5); emails with Munger team regarding issues related to
				disclosures (.2); emails with client regarding compliance
				presentation (.1); conference call with client regarding
				bankruptcy OII compliance (.5); emails regarding bankruptcy
6/8/2020	Cole, Sarah J.	7.40	6 586 00	issues and review and analyze same (1).
0/0/2020	corc, sararrs.	7.40	0,300.00	Confer with Mr. Allred regarding next steps, strategy for
				Section 851 application in light of bankruptcy filing (.5);
				correspond with team regarding bankruptcy filing, next steps
6/0/2020	Crove Skyler D	0.80	624.00	
	Grove, Skylar B.	0.80	624.00	Correspondence regarding director selection
	Weissmann, Henry			·
	Weissmann, Henry	0.20		Follow up from client call
	Weissmann, Henry	0.70		Call regarding dividends
	Weissmann, Henry	0.70		Participate in client call
	Weissmann, Henry	0.50		Client call regarding status of securitization application
	Weissmann, Henry	2.80		Correspondence regarding exit financing
6/9/2020	Weissmann, Henry	0.40	560.00	Participate in advisor all
a /a /a aa a				Research issues regarding asset sales under stress test
6/9/2020	Cole, Graham B.	2.50	2,050.00	methodology (2.5).
				Prepare for and attend client call regarding recommendations
6/9/2020	Cole, Graham B.	0.70	574.00	for approach to QFs (0.7).
				Prepare for conference call with client regarding executive
				compensation (0.1); attend conference call with client
				regarding executive compensation (0.5); review and edit draft
				of registration statement, including review of POR decision for
				related material (0.5); related analysis and e-mail
6/9/2020	Rutten, James C.	1.40	1,484.00	correspondence (0.3).
				Review Safety Culture OII pleadings and other materials in
				connection with developing outline of proposed approach to
				future scope of proceeding (1.5); draft outline of approach to
6/9/2020	Rutten, James C.	4.90	5,194.00	future scope of Safety Culture OII (3.4).
				Prepare for and attend call with client regarding options for
	Fram, Nicholas D.	0.70		challenging QF order.
	Fram, Nicholas D.	0.70		Research regarding capacity buying programs in California.
	Wu, Jeffrey Y.	0.60		Conference call with PG&E.
6/9/2020	Wu, Jeffrey Y.	0.50	475.00	Prepare for call with PG&E.
				Emails regarding reply to protests (.3); telephone conference
6/9/2020	Goldman, Seth	1.20	1,380.00	regarding the same (.9).
				[San Ramon] Discuss opposition to motion to quash and
6/9/2020	Brewster, Andre W.	0.50	390.00	related filings with Ms. Cox.
				Summarize research on CPUC precedent regarding
6/9/2020	Brewster, Andre W.	1.40	1.092.00	authorization for short-term debt.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 39

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 113 of 160 Page ID #:45683

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Reorganization Steering Committee call (.4); review regarding
				prospectus supplement (.2); emails regarding same (.1);
				review compliance obligations relating to reorganization (.3);
				edits relating to same (.3); emails regarding same (.1); review
				headquarters transaction filings, in bankruptcy court and 851
				application (.3); emails regarding same (.1); telecnference with
				client working group regarding board-related compliance
				obligations (1.0); teleconference with S. Grove regarding 851
				application (.5); review various case-related developments,
6/9/2020	Allred, Kevin S.	3.50	3.570.00	issues and tasks (.1); emails regarding same (.1).
5,5,25			5,510100	Review financial applications, decisions and protests for
				arbitration preparation (4.40); communications regarding
				same (.10); review bankruptcy filings (.90); communications
				regarding same (.10); review memoranda regarding financial
				applications (.20); communications regarding same (.10);
6/9/2020	Castillo, Ramón K.	6.00	2 070 00	communications regarding San Ramon proceeding (.20).
0/3/2020	Castillo, Namon K.	0.00	2,070.00	Conference with Mr. Brewster regarding opposition to motion
				to dismiss in reverse validation action, further revise draft
6/9/2020	Cox, Erin J.	1.60	1 520 00	opposition (1.6).
0/3/2020	COX, ETHI J.	1.00	1,320.00	opposition (1.0).
				Emails, telephone calls with S. Goldman regarding
				securitization, reply to protests (1); telephone call with client
				regarding bankruptcy OII compliance issues (1); review and
				revise compliance tracker and email same to client (.6); review
				and revise draft outline regarding safety culture OII issues and
				emails with Munger team regarding same (1.1); review
				proposed disclosures regarding bankruptcy OII obligations,
				etc. and emails with client, advisors regarding proposed edits
				to same (.7); emails with Munger team regarding same (.5);
				review and revise draft reply to protests (4.3); emails,
c /o /2020	Cole, Sarah J.	10.30	0.167.00	telephone call with G. Cole regarding same (.6); telephone calls with client regarding regulatory issues (.5).
6/9/2020	Cole, Saran J.	10.30	9,167.00	Correspondence regarding compliance with CPUC decision in
6/10/2020	Maissmann Hann	0.50	700.00	l · · · · · · · · · · · · · · · · · · ·
	Weissmann, Henry	0.50		Bankruptcy OII Correspondence regarding exit financing
	Weissmann, Henry	0.20		Client correspondence
6/10/2020	Weissmann, Henry	0.10	140.00	
				Review, analyze filings with Bankruptcy Court for approval of
				real estate transaction (1.4); telephonic conference with
C /4 O /2 O 2 O	C. S. L. D	2.00	4.500.00	PG&E, MTO teams regarding strategy for regulatory approval
6/10/2020	Grove, Skylar B.	2.00	1,560.00	of real estate transactions (.6).
C /4 O /2 O 2 C)	0.10	440.00	Compound on an analysis of the state of the
	Weissmann, Henry	0.10		Correspondence regarding regulatory approvals for financing
	Weissmann, Henry	0.20		Correspondence regarding securitization
	Weissmann, Henry	0.50		Client call regarding safety culture
6/10/2020	Weissmann, Henry	0.60	840.00	Correspondence regarding safety culture OII
6/45/5==				Client call regarding compliance with CPUC's Bankruptcy OII
6/10/2020	Weissmann, Henry	1.00	1,400.00	
a /				Correspondence regarding securitization prehearing
	Weissmann, Henry	0.20		conference
	Weissmann, Henry	0.30		Correspondence regarding director selection
6/10/2020	Cole, Graham B.	0.30	246.00	Review and edit client communication (0.3).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 114 of 160 Page ID #:45684

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Complete research regarding indications of interest (1.5); draft
				summary and analysis of research regarding indications of
6/10/2020	Cole, Graham B.	3.30	2,706.00	interest (1.8).
				Research and analysis regarding executive compensation
				issues per request of Ms. Laanisto (0.7); related client e-mail
				correspondence (0.1); draft summary of SCE and SDG&E
				submissions regarding executive compensation (0.4); review
				summary of Commissioner comments in approving POR (0.1);
				conference call with client regarding POR commitments (1.0);
				respond to client inquiry concerning the ISOC (0.3); review
6/10/2020	Rutten, James C.	2.70	2,862.00	new director information (0.1).
1				Revise outline of approach to Safety Culture OII (0.8);
				conference call with client regarding same (0.5); related e-mail
6/10/2020	Rutten, James C.	1.40	1,484.00	correspondence (0.1).
				Correspondence regarding revised bullets on petition to
	Fram, Nicholas D.	0.10		terminate PURPA must-buy obligations.
6/10/2020	Wu, Jeffrey Y.	0.50	475.00	Email correspondence regarding talking points.
				Telephone conference with PG&E regarding pre-conference
				order of Judge Hogg (.5); follow-up emails regarding the same
				(.3); emails regarding reply to protests (.2); emails to
				securitization parties regarding meet and confer (.6); revise
				template for meet and confer (.4); revise reply to protests (.8);
				emails with Orrick regarding meet and confer for pre-hearing
6/10/2020	Goldman, Seth	3.20	3,680.00	conference (.4).
				Analysis and distance for the control of the contro
C /4 O /2 O 2 O	Duramenta a Amelica IA/	0.40	242.00	Analyze conditions for triggering enhanced enforcement
6/10/2020	Brewster, Andre W.	0.40	312.00	process in connection with regional restructuring application.
				[San Ramon] Revise opposition to respondent's motion to
				quash and to dismiss (1.7); draft declaration in support of
				opposition to motion to quash (2.3); draft request for judicial
6/10/2020	Brewster, Andre W.	5.80	4 524 00	notice in support of opposition to motion to quash (1.8).
0/10/2020	Brewster, Andre w.	3.60	4,324.00	notice in support of opposition to motion to quasif (1.8).
				Review, organization and emails regarding POR compliance
				requirements and related documentation, analysis of related
				materials (1.5); teleconference with Human Resources team
				regarding compliance obligations and controls (1.0); review
				and analysis regarding headquarters section 851 application,
				and related materials (.4); releconference with client team on
				section 851 application (.6); review new board members (.1);
6/10/2020	Allred, Kevin S.	3.70	3 774 00	review Safety Oll outline (.1).
0, 10, 2020	, an ea, Reviii 3.	3.70	3,774.00	Review correspondence relating to classification of short term
6/10/2020	Kitano, Judith T.	0.20	244.00	
5, 10, 2020	intario, Juditir I.	0.20	1 244.00	

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 41

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 115 of 160 Page ID #:45685

		Task	Code 25: Regu	
Date	Name	Hours	Amount	Narrative
				Review and revise protests to applications for arbitration preparation (1.80); communications regarding same (.20); review and revise bankruptcy filings (.80); communications regarding same (.10); communications regarding archived financial applications (.40); prepare prehearing conference statement spreadsheet (1.50); communications regarding
				prehearing conference (.50); review appellate history regarding financial applications (.70); communications
6/10/2020	Castillo, Ramón K.	6.60	2,277.00	regarding San Ramon proceeding (.20); review outline of comments (.30); communications regarding same (.10).
				Conference call with client regarding ALJ ruling in A.20-04-023, preparation for pre-hearing conference (.5); emails with client, Munger team regarding same (.3); review and revise reply to protests in A.20-04-023 (6.2); emails with Munger team regarding issues related to same (.4); conference call with client regarding bankruptcy OII compliance obligations and prepare for same (1); review and analyze issues related to bankruptcy OII compliance (1.3); emails with Munger team regarding same (.4); email client regarding same (.1); conference call with client regarding enhanced enforcement process and prepare for same (.5); conference call with client
6/10/2020	Cole, Sarah J.	11.40	10,146.00	regarding Safety Culture OII (.5); emails with Munger team, client regarding issues related to same (.2).
6/10/2020	Saarman Gonzalez, Giovanni S.	0.30	217.50	Email correspondence with Mr. Rutten and Ms. Cole regarding executive compensation and safety certificates.
6/10/2020	Cox, Erin J.	1.00	950.00	Exchange correspondence regarding regionalization application requirements, legal research (.5); exchange correspondence regarding, revise draft filings in reverse validation action (.5).
	Weissmann, Henry	0.70		Client call regarding securitization meet and confer
	Weissmann, Henry	0.50		Review draft pleading regarding schedule for securitization application
	Weissmann, Henry	0.20		Correspondence regarding executive compensation issues
	Weissmann, Henry	1.00		Conference regarding meet and confer for securitization proceeding
6/11/2020	Weissmann, Henry	0.50	700.00	Participate in client call regarding safety culture OII
6/11/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding securitization meet and confer process
6/11/2020	Weissmann, Henry	1.10	1,540.00	Client call regarding compliance with Board governance requirements in CPUC's Bankruptcy OII decision
6/11/2020	Weissmann, Henry	0.40	560.00	Participate in call regarding bankruptcy closing check list
6/11/2020	Weissmann, Henry	0.80	1,120.00	Review reply to protests to securitization application
6/11/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding confirmation order
	Weissmann, Henry	0.10		Correspondence regarding Board meeting
	Weissmann, Henry	0.30		Participate in advisor call Review and edit draft Weissmann declaration regarding
	Cole, Graham B.	1.90		arbitration (1.9).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 42

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 116 of 160 Page ID #:45686

		Tasl	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Telephone conference with Meridee Moore regarding
				executive compensation and Board issues (0.4); additional
				analysis and e-mail correspondence regarding executive
				compensation issues (0.5); draft memorandum summarizing
				executive compensation requirements (2.5); review and
				comment on numerous sets of Board and SNO Committee
				meeting minutes, including factual research regarding
6/11/2020	Rutten, James C.	4.30	4,558.00	enterprise risks identified through EORM program (0.9).
				Develop budget estimates at client's request (0.3); conference
				call with client regarding future scope of Safety Culture OII
6/11/2020	Rutten, James C.	0.70	742.00	(0.4).
				Telephone conference with MTO team regarding reply to
				protests and pre-hearing conference (.9); telephone
				conference with PG&E regarding pre-hearing conference and
				reply (1.0); revise reply (.6); revise matrix of issues for pre-
				hearing conference (.7); emails with PG&E, MTO team, and all
				parties regarding pre-hearing conference (.8); revise
6/11/2020	Goldman, Seth	5.40	6,210.00	declaration for potential arbitration with TCC (1.4).
				[San Ramon] Revise opposition to motion to quash and to
				dismiss (3.1); revise declaration and RJN in support of
				opposition to motion to quash and compile exhibits thereto
6/11/2020	Brewster, Andre W.	6.00	4,680.00	(2.9).
				Talaaa faaa aa aa aa ka aa aa aa aa aa aa aa aa
				Teleconference with working group about bankruptcy closing
				checklist (.4); teleconference with Board working group about
				compliance obligations (.7); analysis and organization
				regarding compliance obligations and write-ups (1.3); review,
				edit, and emails regarding draft prospectus supplements (1.0);
C /11 /2020	Allrad Karrin C	2.00	2 672 00	review, emails and analysis regarding various case related developments, issues and tasks (.2).
6/11/2020	Allred, Kevin S.	3.60	3,672.00	Review and revise bankruptcy filings, including proposed
				orders and plan supplements (1.80); communications
				regarding the same (.10); review and revise prehearing
				conference issues table (1.10); review and revise prenearing
				same (.30); cite check response in opposition to motion to
				quash in San Ramon proceeding, including legal and record
				citations (2.50); communications regarding same (.20); cite
				check reply to protests (.60); communications regarding same
				(.10); review protests and responses to applications (1.10);
6/11/2020	Castilla Ramón K	7.00	2 725 50	communications regarding same (.10).
0/11/2020	Castillo, Ramón K.	7.90	2,725.50	communications regarding same (.10).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 43

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 117 of 160 Page ID #:45687

		Task	Code 25: Regi	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Review and revise reply to protests in A.20-04-023 and analyze
				issues related to same (1.5); emails with Munger team
				regarding same (.4); emails with client regarding same (.3);
				conference call with client regarding bankruptcy OII
				compliance (.7); review and analyze issues related to same
				(.7); emails with Munger team regarding executive
				compensation issues and review and analyze issues related to
				same (.3); telephone call with J. Rutten regarding same (.1);
				review memorandum regarding same (.1); telephone calls with
				S. Goldman, H. Weissmann regarding issues related to A.20-04-
				023, meet and confer with all parties in advance of prehearing
				conference (1.3); review and analyze issues related to same
İ				(.6); review emails from parties regarding same and emails
Í				with Munger team, client regarding same (.4); review and
Í				revise matrix regarding PG&E positions on pre-hearing
Í				conference issues identified by ALJ in A.20-04-023 and emails
				with Munger team, client regarding same (.6); conference call
				with client regarding issues related to A.20-04-023 and
				prepare for same (.8); email client regarding bankruptcy OII
				compliance issues (.1); emails regarding financial disclosure
6/11/2020	Cole, Sarah J.	8.00	7.120.00	documents (.1).
-, ,			,	Correspond with Mr. Brewster regarding opposition to motion
				to dismiss in reverse validation action (.2); revise ancillary
6/11/2020	Cox, Erin J.	1.00	950.00	filings in reverse validation action (.8).
				Analyze strategy with respect to preparing testimony in
				support of Section 851 application (.3); analyze updates in
6/12/2020	Grove, Skylar B.	0.40	312.00	probation proceeding (.1).
	-			Research requirements for banks and if they must be
				California banks (2.1); review Davis Polk comments to legal
6/12/2020	Karl, Natalie	2.30	1,529.50	opinion (0.2).
6/12/2020	Weissmann, Henry	1.30	1,820.00	Correspondence regarding exit financing
6/12/2020	Weissmann, Henry	0.80	1,120.00	Correspondence regarding operational observer
6/12/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding board process
				Correspondence regarding San Francisco press release on
6/12/2020	Weissmann, Henry	0.30	420.00	securitization
				Prepare for meet and confer with parties in securitization
6/12/2020	Weissmann, Henry	0.80	1,120.00	application
				Participate in meet and confer regarding securitization
6/12/2020	Weissmann, Henry	2.10	2,940.00	application
6/12/2020	Cole, Graham B.	0.20	164.00	Review and edit CCSF portion of reply briefing (0.2).
				Edit and finalize memorandum regarding executive
				compensation requirements, and exhibits thereto (1.2);
				related e-mail correspondence (0.2); review and comment on
				drafts of prospectus supplements (0.2); review, edit, and
6/12/2020	Rutten, James C.	2.30	2,438.00	comment on drafts of numerous sets of Board minutes (0.7).
				Review new data requests from PAO; related client e-mail
6/12/2020	Rutten, James C.	0.10	106.00	correspondence.

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 118 of 160 Page ID #:45688

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
6/12/2020	Goldman, Seth	4.40	5,060.00	Attend meet and confer call for pre-hearing conference on securitization application (2.0); prepare for the same (.5); follow-up from the same (.3); emails with all parties regarding meet and confer issues and agenda (.7); telephone conference with PG&E regarding logistics for meet and confer call (.2); finalize reply and protests (.4); revise pre-hearing issues matrix (.3).
				[San Ramon] Revise declaration in support of opposition to motion to quash (.7); revise request for judicial notice in support of opposition to motion to quash (.6); emails with Ms. Cox and Mr. Castillo to coordinate revisions to said documents (.5); review declaration, opposition, request for judicial notice, and exhibits for filing (1.3); provide instructions for filing and
	Brewster, Andre W.	3.60		service to support staff and runner service (.5). Review and analysis regarding headquarters transactions (.3); review, analysis and organization regarding compliance obligations, and related implementation (.4); research, analysis and emails regarding bankruptcy claims process and potential rules regarding bank accounts (3.0); review, emails and analysis regarding various case related developments,
	Allred, Kevin S. Kitano, Judith T.	2.10	2,562.00	issues and tasks (.1). Email Mr. Allred regarding bank questions; review opinion comments from underwriters' counsel; email Ms. Karl regarding same; follow up on other requested opinions for exit financing; review correspondence; briefly review Underwriting agreement and updated pledge agreement; email regarding same
				Finalize cite check of response in opposition to motion to quash in San Ramon proceeding, including legal and record citations (5.10); communications regarding same (.10); prepare addenda to main document filing in San Ramon proceeding (.30); communications regarding reply to protests (.20); review reply to protests (.50); review bankruptcy investigation filings (.40); communications regarding same (.10); review and revise table of positions on prehearing conference issues (1.30); communications regarding same (.20); review and revise bankruptcy filings (.50); review and revise data requests and responses (.50); communications regarding same (.10); prepare discovery tracker (.30);
6/12/2020	Castillo, Ramón K.	9.70	3,346.50	communications regarding same (.10). Draft, finalize declaration in support of opposition to motion to dismiss in reverse validation action, revise draft request for judicial notice, Brewster declaration, final revisions to
6/12/2020	Cox, Erin J.	3.20	3,040.00	opposition brief (3.2).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 119 of 160 Page ID #:45689

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Meet and confer with all parties regarding A.20-04-023 Joint
				Prehearing Conference Statement, issues (2); emails with
				client regarding same; review and revise reply to protests in
				A.20-04-023 and finalize same for filing (2.5); emails with
				Munger team and client regarding same (.5); emails regarding
				executive compensation memorandum (.3); review and revise
				same (.5); emails with client regarding press release regarding
				A.20-04-023 and review and analyze issues related to same
				(.3); emails with Hunton, Munger team regarding disclosures
				and review same (.3); prepare draft Joint Prehearing
				Conference Statement and emails with H. Weissmann, S.
				Goldman regarding same (2.5); review and analyze bankruptcy
6/12/2020	Cole, Sarah J.	9.30	8.277.00	OII compliance issues (.4).
	Cole, Graham B.	0.20		Research issue re CPUC 850.1 (0.2).
	Weissmann, Henry	1.10		Conference regarding meet and confer
	Weissmann, Henry	0.50	· ·	Follow up from meet and confer on securitization
	Weissmann, Henry	0.40		Correspondence regarding confirmation order
	Weissmann, Henry	0.20		Correspondence regarding exit financing
	,			Revise pre-hearing conference statement (1.7); telephone
				conference with MTO team regarding the same (1.1); emails
6/13/2020	Goldman, Seth	3.20	3,680.00	with PG&E regarding the same (.4).
	,		,	Review potential bank account issues with respect to
				bankruptcy claims process (.2); analysis relating to same (.2);
				emails regarding same (.1); review board-related compliance
				obligations (.4); analysis relating to same (.3); emails regarding
6/13/2020	Allred, Kevin S.	1.30	1,326.00	same (.1).
				Review and revise Joint Prehearing Conference Statement;
				conf. call, emails with Munger team regarding same (2.4);
				emails with Munger team, client regarding Board related
6/13/2020	Cole, Sarah J.	2.50	2,225.00	issues (.1).
6/14/2020	Weissmann, Henry	0.10	140.00	Conference regarding operational observer
6/14/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding exit financing
				Emails with PG&E, MTO team, and all parties regarding pre-
				hearing conference for securitization application (.8); review
6/14/2020	Goldman, Seth	1.40	1,610.00	TURN comments on pre-hearing statement (.6).
6/14/2020	Reed Dippo, Teresa A.	0.30	234.00	Review emails regarding securitization proceeding status.
				Review and revise Joint Prehearing Conference Statement and
				matrix and emails with Munger team regarding same (1.4);
				review emails with client, parties regarding same (.2); review
				TURN edits to same and email Munger team regarding same
	Cole, Sarah J.	1.80	1,602.00	(.2).
6/15/2020	Weissmann, Henry	0.60		Participate in client call regarding securitization
6/15/2020	Weissmann, Henry	1.00		Correspondence regarding installation of new directors
6/15/2020	Weissmann, Henry	0.30	420.00	Call with counsel to CPUC regarding confirmation order
				Correspondence regarding meet and confer on securitization
6/15/2020	Weissmann, Henry	4.40		application
6/15/2020	Weissmann, Henry	0.20	280.00	Correspondence regarding operational observer
6/15/2020	Weissmann, Henry	0.80	1,120.00	Correspondence regarding exit financing
				Telephonic conference with Mr. Allred regarding outline of
				testimony chapters for Section 851 application (.4); analyze,
				revise draft Section 851 application in light of updates to
6/15/2020	Grove, Skylar B.	2.70	2,106.00	bankruptcy filings (2.3).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 120 of 160 Page ID #:45690

	Task Code 25: Regulatory Issues					
Date	Name	Hours	Amount	Narrative		
				Analysis and e-mail correspondence with client regarding		
6/15/2020	Rutten, James C.	0.20	212.00	safety certification issues.		
6/15/2020	Rutten, James C.	1.50	1,590.00	E-mail correspondence and analysis regarding PAO's data requests (0.2); draft objections to PAO's data requests, including statutory research concerning PAO's mandate (1.3).		
6/15/2020	Allred, Kevin S.	5.00	5,100.00	Working group call regarding bankruptcy closing checklist items (.5); teleconference with S. Grove regarding headquarters section 851 application and testimony (.4); analyze headquarters section 851 application issues and tasks (.3); review board membership issues for FERC motion and CPUC letter (.9); edits relating to same (.9); emails regarding same (.4); analysis relating to various bankruptcy closing steps and issues (.6); edits relating to same (.5); emails regarding same (.3); review various case related developments, issues and tasks (.1); and emails regarding (.1).		
6/15/2020	Goldman, Seth	10.60	12,190.00	Prepare for meet and confer on securitization (.8); review credit rating agency reports (.2); pre-call for meet and confer (.5); attend meet and confer (2.0); emails with intervenors and PG&E regarding meet and confer and pre-hearing statement (1.6); review and revise pre-hearing statement (2.3); emails and telephone conferences regarding the same (1.2); emails and telephone conferences regarding continuance of pre-hearing conference (.7); telephone conference with PG&E regarding securitization application (1.0); emails with Callan regarding data requests (.3).		
6/15/2020	Vitana ludith T	0.20	366.00	Review correspondence regarding credit ratings and launch timing for various bank and public debt issuances for the utility		
0/13/2020	Kitano, Judith T.	0.30	300.00	conference call (1.00); review and revise bankruptcy filings, including prospectus supplements (1.10); communications regarding same (.10); review discovery requests and schedule (.40); communications regarding same (.10); review and revise joint prehearing conference statement, including addenda (1.10); communications regarding same (.10); review and revise securitization filings (.50); review credit ratings reports (.30); communications regarding same (.10); review and revise		
6/15/2020	Castillo, Ramón K.	5.30	1,828 50	discovery trackers (.40); communications regarding same (.10).		
	Saarman Gonzalez, Giovanni S.	1.20	-	Confer with Ms. Cole regarding securitization.		

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 47

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 121 of 160 Page ID #:45691

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Meet and confer with parties regarding A.20-04-023 Joint
				Prehearing Conference Statement, issues (2); review and
				revise Joint Prehearing Conference Statement and analyze
				issues related to same (5.6); emails with all parties regarding
				same (.3); emails, telephone calls with S. Goldman, H.
				Weissmann regarding same (1.1); emails with G. Saarman
				Gonzalez regarding same (.2); telephone calls with client
				regarding same (.8); emails with Munger team regarding data
				requests, issues, and review and analyze same (.8); email
				Munger team regarding PG&E's reply to protests in A.20-04-
				023 (.1); conference call with client regarding securitization
6/15/2020	Cole, Sarah J.	11.90	10.591.00	proceeding and review and analyze issues related to same (1).
0, 20, 2020	20.0, 20.0.0.		10,001.00	Analyze, revise draft Section 851 application (2.0); analyze,
				prepare outline of testimony of Ms. Agid in support of Section
6/16/2020	Grove, Skylar B.	4.80	3 744 00	851 application (2.8).
	Weissmann, Henry	0.30		Client call regarding operational observer
	Weissmann, Henry	0.60		Call with Greg Allen regarding data requests
	Weissmann, Henry	1.10		Review materials regarding debt issuance
0/10/2020	veissinaini, rieni y	1.10	1,540.00	Correspondence regarding request for CPUC extension of time
6/16/2020	Weissmann, Henry	1.20	1 680 00	regarding directors
	Weissmann, Henry	0.20		Client conference regarding operational observer
	Weissmann, Henry	0.20		Conference regarding FERC filing on interlock
	Weissmann, Henry	0.60		Participate in client steering call
	Weissmann, Henry	0.80		Correspondence regarding exit financing
	Weissmann, Henry	0.30		Participate in advisor call
0/10/2020	vveissinaini, rieni y	0.30	420.00	Correspondence regarding meet and confer on securitization
6/16/2020	Weissmann, Henry	3.10	4 340 00	application
0/10/2020	vvcissinaini, ricin y	3.10	4,540.00	Prepare for and attend call with G. Allen regarding data
6/16/2020	Cole, Graham B.	0.60	492.00	requests (0.6).
0/10/2020	eole, Granam B.	0.00	432.00	E-mail correspondence with client regarding executive
				compensation issues (0.1); conference call with client
				regarding same (0.4); telephone conference with Ms. Cole
6/16/2020	Rutten, James C.	0.60	636.00	regarding same (0.1).
0/ 10/ 2020	reaction, surines e.	0.00	030.00	Draft objections to PAO's data requests, including review of
6/16/2020	Rutten, James C.	0.80	848 00	Tubbs-related correspondence with Cal Fire.
0, 10, 2020	reaction, surines e.	0.00	0.0.00	Bankruptcy steering committee teleconference (.5); analyze
				compliance issue (.1); review regarding documentation (.1);
				emails regarding same (.1); teleconference with F. Cheng
				regarding FERC motion on directors (.2); review regarding
				directors waiver/extension issues with respect to FERC and
				•
				CPUC (.5); analysis relating to same (.5); edits relating to same
				(.4); emails regarding same (.3); teleconference with M.
				Plummer and B. Manheim regarding presentation deck to
				Board on compliance matters (.4); analysis regarding
				bankruptcy decisions compliance and documentation (.1);
				edits relating to same (.1) emails regarding same (.1); review
-4.				various case related developments, issues and tasks (.1);
6/16/2020	Allred, Kevin S.	3.60	3,672.00	emails regarding same (.1).
				Revise pre-hearing statement (2.7); emails with intervenors
				regarding the same (1.4); revise PG&E statement on issues of
				disagreement (.5); emails and telephone conferences
6/16/2020	Goldman, Seth	5.80	6,670.00	regarding data requests (.4); revise data requests (.8).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 122 of 160 Page ID #:45692

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Communications regarding ongoing tasks (.90); review and revise prehearing conference statement (1.10); communications regarding same (.40); review and revise
				bankruptcy filings, including w/r/t board of directors (2.70);
				communications regarding same (.20); review and revise
				matrix regarding prehearing conference statement (.50); communications regarding same (.10); review and revise
				securitization filings (.40); communications regarding same
6/16/2020	Castillo, Ramón K.	6.40	2,208.00	1
	,		,	Email correspondence with Mr. Manuel regarding CPUC fees
				(0.3); teleconference with client team regarding POR OII and
				securitization (0.6); review legal opinions regarding risk of
6/16/2020	Saarman Gonzalez, Giovanni S.	1.10	797.50	refund (0.2).
6/16/2020	Saarman Gonzalez, Giovanni S.	0.50	362.50	Email correspondence with client team regarding affiliate compliance plan.
				Review and analyze issues related to Joint Prehearing
				Conference Statement, emails with parties regarding same
				(3.7); emails with S. Goldman, H. Weissmann regarding same (.5); emails with client regarding same (.5); prepare separate
				PG&E prehearing conference statement (2.1); conference call
				with client regarding regulatory proceedings (.5); conference
				call with client regarding bankruptcy OII compliance
				presentation and emails with K. Allred regarding same (.6);
				conference call with G. Allen regarding TURN data requests in
				A.20-04-023 (.5); emails with client regarding data request
				issues (.1); emails with S. Goldman regarding issues related to
				securitization proceeding and review and analyze same (.4);
6/16/2020	Cole, Sarah J.	9.10	8 000 00	emails with Munger team, client regarding executive compensation memorandum (.2).
0/10/2020	coic, sarair s.	3.10	0,033.00	Review revised pledge agreement and underwriting
				agreement (0.6); correspondence with Hunton and Munger
6/17/2020	Karl, Natalie	0.70	465.50	teams regarding timing of opinion delivery (0.1).
				Analyze, revise Section 851 application (.3); telephonic
				conferences with Mr. Allred regarding strategy for testimony
				supporting Section 851 application (.9); attend weekly
6/17/2020	Grove, Skylar B.	2.20	1,716.00	telephonic strategy conference with PG&E team (1.0).
6/47/2020		0.40	1 40 00	Correspondence regarding compliance with CPUC decision on
	Weissmann, Henry Weissmann, Henry	0.10 0.30		Bankruptcy Plan Follow up from call with counsel to Governor
	Weissmann, Henry	0.40		Correspondence regarding operational observer
	Weissmann, Henry	0.50		Call with counsel to Governor
	Weissmann, Henry	1.00	1,400.00	Participate in conference regarding trial preparation
	Weissmann, Henry	0.40		Follow up from call with CPUC counsel
	Weissmann, Henry	0.20		Call with counsel to CPUC
	Weissmann, Henry	0.50		Correspondence regarding hedging application
	Weissmann, Henry	0.40		Client call regarding FERC filing
0/1//2020	Weissmann, Henry	0.60	840.00	Client call regarding emergence timing Correspondence regarding compliance issues pertaining to
6/17/2020	Weissmann, Henry	0.60	840 00	new directors
5/ 1// 2020	Transmin, fram y	0.00	0-0.00	Correspondence regarding meet and confer in securitization
6/17/2020	Weissmann, Henry	0.90	1,260.00	proceeding

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 123 of 160 Page ID #:45693

		Task	Code 25: Regu	ılatory Issues
Date	Name	Hours	Amount	Narrative
6/17/2020	Rutten, James C.	2.20	2,332.00	E-mail correspondence and analysis regarding executive compensation issues (0.7); conference with Ms. Cole regarding executive compensation issues (0.5); review and edit draft of RAMP submission concerning executive compensation (1.0).
6/17/2020	Cole, Graham B.	2.40	1,968.00	Draft objections and responses to TURN data requests (2.4).
	Allred, Kevin S. Goldman, Seth	5.60		Analyze Section 851 application and headquarters transaction facts (1.5); work on outlines of testimony chapters (1.5); teleconferences with S. Grove (.3); teleconference with client team regarding Section 851 application (1.0); analysis of various compliance requirements and presentation (.4); outlining relating to same (.3); emails regarding same (.1); teleconference with S. Cole regarding board presentation (.3); review various case related developments, issues and tasks (.1); emails regarding (.1). Emails regarding pre-hearing statement (.8); emails regarding TURN data requests (.3); revise and finalize pre-hearing statement (2.9); telephone conference with CPUC expert regarding securitization (.4).
		4.40		[San Ramon] Emails with Ms. Cox regarding reply papers in
6/17/2020	Brewster, Andre W.	0.20	156.00	support of motion to quash.
6/17/2020	Castillo, Ramón K.	3.20	1,104.00	Review and revise prehearing conference statement including addenda (1.40); communications regarding same (.30); review and revise data requests and responses (.60); communications regarding same (.10); review and revise bankruptcy filings (.60); review and revise securitization filings (.20).
	Polon, Larry M.	1.30	-	Gather discovery requests and responses for attorney.
	Saarman Gonzalez, Giovanni S.	2.80	2,030.00	Review hedging letter (0.3); review prospective supplement (0.7); confer with Mr. Fitzpatrick regarding same (0.1); confer with Ms. Cole regarding prospectus supplement and deck (0.3); review and analyze officer reporting structure (1.2); email correspondence with Mr. Weissmann regarding same

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 50

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Telephone call with J. Rutten regarding bankruptcy OII
				compliance issues (.4); review and analyze issues related to
				same and emails with Munger team regarding same (.6);
				review and revise Joint Prehearing Conference Statement
				(2.6); emails with all counsel regarding same (.8); emails with
				Munger team regarding same (.8); prepare bankruptcy OII
				compliance presentation and email Munger team regarding
				same (1.5); telephone call with K. Allred regarding same (.4);
				review and revise bankruptcy OII compliance tracker and
				telephone call with M. Plummer regarding same (.5); emails
				with H. Weissmann, G. Saarman Gonzalez regarding ATR issues
				(.1); emails regarding financial disclosure documents and
				review same (.5); telephone call with G. Saarman Gonzalez
				regarding same, compliance presentation (.6); emails
				regarding TURN data requests in A.20-04-023 and review and
				analyze issues related to same (.5); email client regarding
				compliance presentation and review same (.2); telephone call,
6/17/2020	Cole, Sarah J.	9.60	8 5// 00	emails regarding Safety Culture OII issues (.1).
	Weissmann, Henry	0.40		Participate in advisor call
	Weissmann, Henry	0.30		Prepare for securitization prehearing conference
0/10/2020	vvcissinariii, riciii y	0.50	420.00	Participate in prehearing conference in securitization
6/18/2020	Weissmann, Henry	1.10	1 540 00	application
	Weissmann, Henry	0.90		Participate in client call regarding Chapter 11 strategy
	Weissmann, Henry	0.10		Correspondence regarding operational observer
	Weissmann, Henry	0.50		Client call regarding compliance issues
	Weissmann, Henry	0.80		Client correspondence regarding reporting relationships
0, 20, 2020	, , , , , , , , , , , , , , , , , , , ,		_,	Correspondence regarding compliance with CPUC decision on
6/18/2020	Weissmann, Henry	1.80	2.520.00	Bankruptcy Plan
, ,	•		,	Prepare for and attend call regarding pre-hearing conference
				(0.7); prepare for and attend call with S. Cole and S. Goldman
				regarding data requests (0.5); prepare for and attend client
				call regarding data requests (.5); review and analyze data
				requests from PAO (1.5); edit responses to TURN data request
6/18/2020	Cole, Graham B.	4.20	3,444.00	sets 1 and 2 (1.0).
				E-mail correspondence and analysis regarding executive
6/18/2020	Rutten, James C.	0.20	212.00	compensation issues.
				E-mail correspondence with client regarding PAO data
6/18/2020	Rutten, James C.	0.40	424.00	requests (0.1); edit responses to data requests (0.3).
				Review order dismissing Cannara case (.1); research regarding
				limitations on Section 1756 review (.3); exchange
6/18/2020	Fry, David H.	0.50	575.00	correspondence regarding decision (.1).
				Finalize letter and exhibits regarding directors (.1); coordinate
				submission to California Public Utility Commission (.1); review
				various case related developments, issues and tasks (.2);
				emails regarding same (.1); teleconference with working group
				regarding bankruptcy closing checklist items (.6); prepare
				Board presentation regarding compliance matters (3.3); work
6/18/2020	Allred, Kevin S.	5.70	5,814.00	on headquarters 851 testimony outlines (1.3).
				Review file regarding opinion delivery; email Ms. Karl
				regarding timing of delivery of various opinions for holding
6/18/2020	Kitano, Judith T.	0.30	366.00	company and utility bank and bond financings.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 51

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 125 of 160 Page ID #:45695

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Attend pre-hearing conference (1.1); prepare for same (.6); review rating reports (.7); emails regarding data requests (.6); review responses (.8); review additional data request (1.4); telephone conference with MTO team regarding data requests
6/18/2020	Goldman, Seth	7.00	8,050.00	(1.0); telephone conference with PG&E regarding data requests (.8).
6/18/2020	Brewster, Andre W.	1.20	936.00	[San Ramon] Review reply brief and outline responsive points for argument.
6/18/2020	Castillo, Ramón K.	9.20	3,174.00	Prehearing conference (1.00); prepare collaborative workspace at request of client (5.60); communications regarding same (.60); review and revise discovery requests, responses and templates (.50); review and revise bankruptcy filings (.40); review and revise securitization filings (.20); communications regarding same (.10); review and revise bankruptcy filings (.20); review data response tracker (.50); communications regarding same (.10).
6/18/2020	Saarman Gonzalez, Giovanni S.	5.00	3 625 00	Confer with Mr. Taylor regarding prospectus (0.2); email correspondence with Mr. Taylor regarding same (0.1); review same (0.4); email correspondence with Messrs. Simon, Manheim and Weissmann regarding reporting (0.2); attend telephonic prehearing conference (1.3); teleconference with client team regarding data requests (1.2); confer with Ms. Cole regarding same (0.6); work on slide deck (1.0).
	Kurowski, Bowe	1.50		Investigate potential solutions to sharing drafts of documents and track revisions (0.8); correspond with R. Castillo and IT Department regarding same (.7).
		2.30		Prehearing conference (1); emails with H. Weissmann, S. Goldman regarding issues related to same (.2); prepare summary of same and emails with Munger team regarding same (.9); emails with M. Plummer regarding same (.1); telephone call with S. Goldman regarding issues related to securitization proceeding (.6); emails with Munger team, client regarding A.20-04-023 data requests from TURN and issues related to same (.6); conference call with client regarding same and prepare for same (.6); prepare data response tracker and email Munger team regarding same (.2); review and revise bankruptcy OII compliance tracker (3.8); telephone call, emails with M. Plummer regarding same (.2); email Munger team regarding same (.1); review draft updated confirmation order and emails with Munger team regarding same (.3); emails with B. Manheim regarding compliance presentation and review and revise same (.4); emails with Munger team regarding issues related to securitization proceeding, sharepoint site (.5); review emails, memorandum from Cravath regarding emergence issues and emails with Munger team regarding same (.3); emails with client, Munger team regarding Board issues (.3); review A.20-04-023 data requests from PAO and email Munger team regarding same (.5); review and revise
6/18/2020	Cole, Sarah J.	12.10	10,769.00	draft bankruptcy OII compliance presentation and analyze issues related to same (1.5).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 52

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 126 of 160 Page ID #:45696

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Evaluate reply brief, request for judicial notice, supporting
				documentation served in reverse validation action, exchange
6/18/2020	Cox, Erin J.	1.10	1 045 00	correspondence (1.1).
0, 10, 2020	(COX) 2.1113.	1.10	2,013.00	Participate in client call regarding compliance with CPUC
6/19/2020	Weissmann, Henry	0.50	700.00	decision
0/13/2020	- Version and the state of the	0.50	700.00	Correspondence regarding follow up from prehearing
6/19/2020	Weissmann, Henry	0.20	280.00	conference in securitization proceeding
	Weissmann, Henry	1.00		Client call regarding operational observer
0/13/2020	vvcissinaini, ricin y	1.00	1,400.00	Correspondence regarding compliance with Commission
6/19/2020	Weissmann, Henry	1.40	1,960.00	
	Weissmann, Henry	0.40		Correspondence regarding Governor's Office
	Weissmann, Henry	0.40		Correspondence regarding dovernor's office
	Weissmann, Henry	0.20		Conference with counsel to Governor
0/13/2020	Weissinaini, Heili y	0.30	420.00	Participate in client call regarding Board issues in relation to
6/10/2020	Weissmann, Henry	0.40	560.00	CPUC decision
0/19/2020	Weissmann, Henry	0.40	360.00	Further client call regarding compliance issues pertaining to
6/10/2020	Weissmann, Henry	0.90	1,260.00	
	Weissmann, Henry	0.90		Review decision dismissing case challenging AB 1054 fund
6/19/2020	weissmann, nemy	0.20	280.00	Review revised Term Loan B credit agreement (0.5);
				correspondence with Hunton and Munger teams regarding
				opinions (0.1); review revised escrow agreement (0.6);
6/10/2020	Karl Natalia	1 20	964 50	
6/19/2020	Karl, Natalie	1.30	864.50	prepare execution version of Term Loan B opinion (0.1).
C /40 /2020		2.00	4.640.00	Edit draft of responses to TURN data requests, set 3 (1.2); edit
6/19/2020	Cole, Graham B.	2.00	1,640.00	draft of responses to PAO data requests (0.8).
				Conference call with client regarding Chapter 11 emergence
				and compliance issues (0.5); analysis, research, and e-mail
				correspondence regarding executive compensation
- 4 4				requirements (0.3); review and comment on Board and
6/19/2020	Rutten, James C.	1.10	1,166.00	Committee minutes (0.3).
				Analysis of various compliance obligations (.8); notes relating
				to same (.8); emails regarding same (.4).teleconference with
				client group regarding HR compliance obligations (.5);
				teleconference with client group regarding Board compliance
6/19/2020	Allred, Kevin S.	3.40	3,468.00	obligations (.9).
				Emails regarding securitization prehearing conference and
6/19/2020	Reed Dippo, Teresa A.	0.70	546.00	post-emergence updates to securitization materials.
				Review email from Mr. Weissmann; email Ms. Karl regarding
				pre-emergence financing closings into escrow; review
				revisions to parent company term loan B agreement; email
6/19/2020	Kitano, Judith T.	0.60	732.00	team regarding opinion; review email from Ms. Karl.
				Telephone conferences with PG&E regarding data requests
				and securitization (1.5); emails with MTO team regarding next
6/19/2020	Goldman, Seth	3.00	3,450.00	steps (.5); review responses and data requests (1.0).
				[San Ramon] Discuss hearing on motion to quash with Ms. Cox
6/19/2020	Brewster, Andre W.	1.00	780.00	(.8); outline arguments in response to reply brief (.2)
				Review and revise bankruptcy filings (.20); communications
				regarding testimony and discovery (.80); review and revise
				discovery tracker (.10); communications regarding same (.10);
				communications regarding collaborative workspace (.50);
				review and revise securitization filings (.20); revise
6/19/2020	Castillo, Ramón K.	4.30	1,483.50	collaborative workspace (2.40).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 53

-				ulatory Issues
Date	Name	Hours	Amount	Narrative
6/19/2020	Saarman Gonzalez, Giovanni S.	4.10	2,972.50	Work on slide deck (1.4); review prospective supplement disclosure (0.1); confer with Ms. Reed Dippo regarding prehearing conference (0.3); confer with Mr. Goldman regarding data requests (0.3); email correspondence with Citi and Brattle teams regarding data requests and testimony (0.7); confer with Mr. Goldman regarding same (0.3); email correspondence with Citi, Lazard, and client teams regarding data requests (0.4); work on same (0.4); teleconference with Mr. Castillo regarding same (0.2).
				Emails with client regarding data requests served in securitization proceeding and review and analyze issues related to same (.8); conference call with client regarding same (.5); telephone call with M. Plummer, S. Goldman regarding discovery issues related to securitization proceeding (.5); conference call with client regarding Enhanced Enforcement (.9); review and revise compliance presentation and emails with B. Manheim regarding same (.5); conference calls with client regarding bankruptcy OII compliance issues (1.4); review and revise compliance tracker and emails with client regarding same (.5); review and revise securitization proceeding tracker and email Munger team regarding same (.7); emails with client regarding bankruptcy OII commitments, issues (.2); emails with Munger team regarding issues related to bankruptcy OII compliance, executive compensation and review and analyze same (.5); emails with Cravath regarding securitization proceeding, Compass (.2); emails with Munger team regarding bankruptcy OII compliance presentation and review and revise same (2.5); emails with client regarding draft Board materials, issues and review same (.3); email Munger team regarding same (.1); review and revise summary of A.20-04-023 prehearing conference and emails with Munger team regarding same (.3); email client regarding same (.1); review and revise draft responses to TURN data requests
6/19/2020	Cox Frin I	0.80	-	and emails with Munger team regarding same (.4). Conference with Mr. Brewster regarding preparation for oral argument in reverse validation action (.8).
	Weissmann, Henry	0.40		Correspondence regarding exit financing
	Cole, Graham B.	0.40	328.00	Edit draft of data request responses to TURN's third set of data requests (0.4).
6/20/2020	Rutten, James C.	0.70		Review and edit draft of Board resolution.
6/20/2020	Allred, Kevin S.	0.10	102.00	Review draft press release.
6/20/2020	Kitano, Judith T.	0.50		Review draft opinion; email Ms. Karl regarding process for release of opinion. Review responses to data requests (.9); emails regarding the
6/20/2020	Goldman Soth	1 20	1 405 00	same (.4).
	Goldman, Seth Lee, C. David	1.30	-	Attention to opinion issues.
0/20/2020	LEE, C. David	1.20	1,464.00	Work on press release regarding capital raise (0.6); work on
		l		1. 5 5 p. 655 resease regarding capital raise (0.0), work on

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 128 of 160 Page ID #:45698

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Emails, telephone call with J. Yeakel regarding bankruptcy OII
				compliance presentation and review and analyze same (.4);
				emails with S. Goldman regarding A.20-04-023 data requests,
				issues (.2); emails with client regarding same (.1); emails with
				Munger team, client regarding draft press release and review
				same (.2); emails with Munger team regarding draft Board
				materials (.1); review email regarding confirmation order and
c /20 /2020	Cala Canala I	1.10	070.00	
6/20/2020	Cole, Sarah J.	1.10	979.00	review same (.1).
- / /				Research legal issues regarding privilege over communication
6/21/2020	Cole, Graham B.	3.40	2,788.00	and draft reports from expert (3.4).
				Review and comment on Board and committee minutes (0.3)
				review and revise drafts of Board memorandum, Corporate
				Governance Guidelines, and Nominating and Governance
				Committee resolution (1.5); related e-mail correspondence
6/21/2020	Rutten, James C.	1.90	2,014.00	with team (0.1).
				Correspondence regarding compliance with CPUC decision in
6/21/2020	Weissmann, Henry	0.10	140.00	Bankruptcy OII
6/21/2020	Weissmann, Henry	0.30	420.00	Review draft press release regarding debt financing
	·			Review various case developments and compliance-related
6/21/2020	Allred, Kevin S.	0.20	204.00	matters (.1); emails regarding same (.1).
				Review and revise POR OII compliance presentation and
				analyze issues related to same (3.1); emails with Munger tear
				regarding same (.5); review and revise POR OII compliance
				tracker and emails with client regarding same (.1); review and
				analyze draft Board materials and emails with Munger team
				regarding same (.5); emails with S. Goldman, G. Cole regardin
c /21 /2020	Colo Sarah I	4.40	2.016.00	draft data responses, legal research related to same (.2).
0/21/2020	Cole, Sarah J.	4.40	3,910.00	Review press release (0.1); email correspondence with client
c /24 /2020		0.20	247.50	
6/21/2020	Saarman Gonzalez, Giovanni S.	0.30	217.50	team regarding same (0.2).
				Telephone conference with Mr. Saarman Gonzalez to discuss
				legal opinion (0.1); prepare execution version of opinion on
				letterhead and correspondence with Ms. Kitano regarding
				same (0.2); correspondence with Mr. Goswell and Mr. Nedell
				regarding legal opinion (0.4); telephone conference with
				Munger and PG&E teams regarding securitization (1.1); review
				final credit agreement (0.8); review final escrow agreement
				(0.3); telephone conference with Ms. Kitano to discuss legal
6/22/2020	Karl, Natalie	3.80	2,527.00	opinion (0.1); review executed documents (0.8).
	Weissmann, Henry	0.40	· ·	Participate in closing checklist call
	Weissmann, Henry	0.30		Attention to discovery in securitization proceeding
	Weissmann, Henry	1.10		Participate in client call regarding securitization
	Weissmann, Henry	1.30		Review 8-K
-,, 2020	,,	1.50	2,020.00	Correspondence regarding compliance with CPUC decision in
6/22/2020	Weissmann, Henry	1.40	1 960 00	Bankruptcy OII
	Weissmann, Henry	0.60		Review confirmation decision
	-	+		
0/22/2020	Weissmann, Henry	1.10	1,540.00	Correspondence regarding operational observer
	l			Review response to applications for rehearing of Wildfire OII
6/22/2020	Weissmann, Henry	0.50	700.00	decision

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 55

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 129 of 160 Page ID #:45699

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Edit draft of responses to TURN data requests set 1 (0.5); edit
				draft of responses to TURN data requests set 2 (0.5); edit draft
				of responses to TURN data requests set 3 (1.5); prepare for
				and attend call with G. Saarman regarding responses to TURN
				data requests set 3 (0.3); prepare for and attend call with G.
				Allen regarding data requests (0.2); edit draft of responses to
				PAO data requests set 1 (1.5); prepare for and attend team call
6/22/2020	Cole, Graham B.	5.50	4 510 00	regarding discovery (1.0).
0/22/2020	core, Granam B.	3.50	4,510.00	1
				Edit POR commitments document (0.1); review and comment
				on Board and committee minutes (0.3); conferences with Mr.
				Weissmann regarding executive compensation issues (0.1);
				research and analyze record in connection with executive
				compensation issues, and draft related analysis (1.2); review
				and comment on draft of 8-K (0.1); various other client and
c /22 /2020	Button James C	2.20	2 222 00	team e-mails and case administration tasks (0.4).
	Rutten, James C.	+		
6/22/2020	Rutten, James C.	0.10	106.00	Edit responses to PAO data requests. Telephone conference with Mr. Axelrod regarding insurance
				l '
c /22 /2020		1.00	4.656.00	questions for board briefing (.4); legal research and analysis
	Lawrence, Jeremy A.	1.80		regarding and prepare talking points (1.4).
6/22/2020	Lee, C. David	0.50	610.00	Attention to opinion issues in anticipation of closing.
				[San Ramon] Coordinate filing related to court appearance for
				hearing on motion to quash (.2); prepare for argument at
6/22/2020	Brewster, Andre W.	6.80	5,304.00	hearing on motion to quash (6.6).
				Conference call with client (1.00); preparation regarding same
				(.20); review discovery requests and responses including
				working files in support thereof (2.40); communications
				regarding same (.10); revise collaborative workspace (1.50);
				communications regarding same (.20); review and revise
				bankruptcy filings (.40); communications regarding same (.10);
				review financial documents (.80); communications regarding
6/22/2020	Castillo, Ramón K.	6.90	2,380.50	same (.20).
				Emails regarding securitization and plan confirmation (.8);
6/22/2020	Reed Dippo, Teresa A.	1.80	1,404.00	weekly working group call re securitization (1.0).
				Analysis of various compliance-related materials (1.0); edits
				relating to same (1.0); emails regarding same (.1); review draft
				8-K (.2); emails regarding same (.1); teleconference with
				working group regarding bankruptcy closing checklist (.4);
				review various case related developments, issues and tasks
6/22/2020	Allred, Kevin S.	3.00	3,060.00	(.1); emails regarding same (.1).
	-			Attention to term loan B opinion; email Ms. Karl regarding
6/22/2020	Kitano, Judith T.	0.30	366.00	
	-			Telephone conference with Mr. Cole and Mr. Goldman
6/22/2020	van der Ven, Cobus	0.20	133.00	regarding data requests relevant to Mr. Allen's testimony.
	,			Review legal opinion for debt offering (0.8); confer with Ms.
				Karl regarding same (0.1); work on data requests (4.1); confer
				with Mr. Cole regarding same (0.2); confer with Ms. Cole
				regarding same (1.1); teleconference with client team
		1	ı	1
				regarding securitization (0.5): review draft 8-k (0.3): email
				regarding securitization (0.5); review draft 8-k (0.3); email correspondence with Mr. Weissmann regarding cost of debt

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 56

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 130 of 160 Page ID #:45700

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Emails with Cravath regarding data requests, call with
				Compass to discuss same (.2); review and revise compliance
				presentation and analyze issues related to same (2.2); emails
				with Munger team regarding same (.5); emails with client
				regarding same (.1); conference call with client regarding
				securitization application, updated testimony (1.2); review and
				analyze issues related to same (1.1); emails with Munger team
				regarding same (.2); emails with Munger team regarding
				issues related to A.20-04-023 data requests and review and
				revise responses to same (1.6); telephone call with S. Goldman
				regarding same (.4); emails with Munger team regarding
				issues related to draft Board materials from client and review
				and analyze same (.6); emails with client regarding same (.1);
				emails with H. Weissmann regarding issues related to draft 8-K
				regarding confirmation order and review and analyze same
				(.3); emails with Cravath regarding same (.1); emails with M.
				Plummer regarding updated compliance memorandum and
				tracker (.2); review and revise same (.5); emails with B. Wong
6/22/2020	Cole, Sarah J.	9.40	8,366.00	regarding same (.1).
	,		,	Telephone conference with PG&E regarding data request
				responses (.5); prepare agenda for weekly call (.4); update
				data request tracker (.7); revise response to data requests (.8);
				prepare tacker for securitization application update items
				(1.1); telephone conference with MTO team regarding data
				requests and responses (1.7); weekly call on securitization
				(1.1); follow-up emails from the same (.6); follow-up phone
6/22/2020	Goldman, Seth	7.50	8,625.00	calls from the same (.6).
				Evaluate draft Form 8-K (.3); evaluate, revise draft objections
6/22/2020	Cox, Erin J.	0.50	475.00	to PAO discovery requests (.2).
				Analyze objections to PAO data requests in Safety Culture OII
				(.2); analyze requirements imposed by conditions of probation
- 1 1				(.4); analyze, revise draft outline of testimony chapters in
6/23/2020	Grove, Skylar B.	2.30	1,794.00	support of GO Complex Section 851 application (1.7).
				Correspondence with Munger and Hunton teams regarding
				legal opinions (0.4); telephone conference with Munger,
				Brattle and Citi teams to discuss securitization (1.1); review
c /22 /2020	W. L. M. J. P.	4.70	2 425 50	receivables financing agreement (2.6); begin reviewing
	Karl, Natalie	4.70		financing documents (0.6).
6/23/2020	Weissmann, Henry	0.50	700.00	Participate in advisor call Correspondence regarding implementation of executive
c /22 /2020	Waissmann Hann	0.20	420.00	incentive compensation
0/23/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding compliance with CPUC decision in
6/22/2020	Weissmann, Henry	1.90	2 660 00	Bankruptcy Oll
	-		· ·	Participate in client call regarding Plan steering
	Weissmann, Henry Weissmann, Henry	0.40 1.20		Correspondence regarding operational observer
0/23/2020	vv Cissiliaiiii, Heili y	1.20	1,000.00	Review documents potentially responsive to data requests in
6/23/2020	Weissmann, Henry	0.10	1/0.00	securitization proceeding
	Weissmann, Henry	0.10		Call with Governor's Office regarding operational observer
3, 23, 2020	Sissinarin, Herry	0.00	340.00	Call regarding implementation of executive incentive
6/23/2020	Weissmann, Henry	0.40	560.00	compensation
	Weissmann, Henry	0.40		Follow up with Governor's Office
0,20,2020	vv cissinaini, Helli y	0.00	1,120.00	1 Show up with develied 3 Office

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 57

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 131 of 160 Page ID #:45701

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
6/23/2020	Weissmann, Henry	0.50	700.00	Client call regarding updates to securitization application
	Weissmann, Henry	0.70		Client call regarding discussions with Governor's Office
	Weissmann, Henry	0.20		Call regarding securitization discovery
	Weissmann, Henry	0.30		Revise memo for other utilities
	Cole, Graham B.	2.80		Prepare for and attend call with Citi regarding updating testimony and responding to data requests (1.0); prepare for and attend call with G. Allen regarding updating testimony and responding to data requests (0.6); draft communication to B. Cornell regarding responses to data requests (0.5); prepare for and attend client call regarding Lazard documents (0.5); edit draft of responses to TURN data requests set 3 (0.2). Review and edit Board minutes (0.5); conference with Mr. Weissmann regarding executive compensation issues (0.1); email correspondence with client, and related analysis, regarding executive compensation issues and Board issues
6/23/2020	Rutten, James C.	1.90	2,014.00	(0.8); conference call with client regarding executive compensation issues (0.2); conference call with Simpson Thacher regarding approval of STIP and LTIP (0.3).
c /22 /2020		2.00	2 576 00	Prepare talking points for client regarding insurance coverage with respect to potential future claims (2.1); telephone conferences with MTO Attorney regarding revisions to talking
	Lawrence, Jeremy A. Wu, Jeffrey Y.	2.80 1.60		points (.7). Prepare outline of potential petition for PURPA waiver.
0/23/2020	wu, Jenney 1.	1.00	1,320.00	Conference call (.50); review working files in support of discovery responses (2.20); communications regarding same (.50); revise collaborative workspace (1.20); communications regarding same (.10); review and revise bankruptcy filings (.30); review hearing transcripts (.80); communications
6/23/2020	Castillo, Ramón K.	5.70	1,966.50	regarding same (.10).
	Reed Dippo, Teresa A.	1.50		POR OII steering committee call (.4); securitization update discussion with Citi and MTO teams (1.1).
				Analysis various compliance-related materials (1.4); edits related to same (.3); emails regarding same (.2); Bankruptcy Steering Committee call (.4); finance group compliance call (.7); executive compensation compliance call (.2); teleconference with client regarding Board presentation on compliance (.1); revise outlines of HQ section 851 testimony chapters 1 and 2 (1.0); review related materials (.5); organize
6/23/2020	Allred, Kevin S.	5.30	5,406.00	same (.5). Attention to delivery of opinion; attention to timing of further
c /oo /oo			4.000.5-	financing closings for which opinions are requested to be delivered; attention to AR financing and related questions;
6/23/2020	Kitano, Judith T.	0.90	1,098.00	email regarding same; review analysis. Telephone conference with Mr. Allen, Mr. Cole, and Mr.
6/23/2020	van der Ven, Cobus	0.40	266.00	Goldman to discuss data requests.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 58

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 132 of 160 Page ID #:45702

Date Name Hours Amount Narrative 6/23/2020 Teleconference with client team regarding POR G securitization (0.3); email correspondence with Fregarding financing (0.5); teleconference with Citicand Brattle team same (0.6); work on data request response (3.6); analyze contribution agreement (1.5); email correspondence with Citicand Brattle team same (0.6); work on data request response (3.6); analyze contribution agreement (1.5); email correct with Mr. Weissmann regarding same (0.3). Conference call with client regarding regulatory (1.4); conference call, emails with client regarding OII compliance issues (1.8); review and revise ban memorandum and tracker and review and analyzer related to same (3.8); emails with client regarding conference call with Cravath, Compass regarding served in A.20-04-023 (5.5); conference call with Call of Call with Cravath, Compass regarding served in A.20-04-023 testimony and data requests (5.5); emails with client regarding issues related to A.20-04 request responses (.7); review and revise securit (.3); telephone call, emails with client regarding compliance deck (.2); review and revise same (.4)	Hunton team Citi and Brattle esponses (1.3); ms regarding Gi; review and rrespondence y proceedings ng bankruptcy ankruptcy OII lyze issues ing same (.3); ng data requests a Citi regarding emails with 04-023, data gitization tracker g bankruptcy OII
securitization (0.3); email correspondence with Fregarding financing (0.5); teleconference with Cit teams regarding testimony and data request respensil correspondence with Citi and Brattle team same (0.6); work on data request response (3.6); analyze contribution agreement (1.5); email correspondence with Citi and Brattle team same (0.6); work on data request response (3.6); analyze contribution agreement (1.5); email correspondence with Mr. Weissmann regarding same (0.3). Conference call with Client regarding OII compliance issues (.8); review and revise ban memorandum and tracker and review and analyze related to same (3.8); emails with client regarding conference call with Cravath, Compass regarding served in A.20-04-023 (.5); conference call with CA.20-04-023 testimony and data requests (.5); emails with client regarding served in A.20-04-023 testimony and data requests (.5); emails with client regarding compliance deck (.2); review and revise same (.4).	Hunton team Citi and Brattle esponses (1.3); ms regarding Gi; review and rrespondence y proceedings ng bankruptcy ankruptcy OII lyze issues ing same (.3); ng data requests a Citi regarding emails with 04-023, data gitization tracker g bankruptcy OII
(.4); conference call, emails with client regarding OII compliance issues (.8); review and revise ban memorandum and tracker and review and analyze related to same (3.8); emails with client regarding conference call with Cravath, Compass regarding served in A.20-04-023 (.5); conference call with CA.20-04-023 testimony and data requests (.5); emails with client regarding issues related to A.20-04-023 testimony and data requests (.5); emails with client regarding issues related to A.20-04-023 testimony and data requests (.5); emails with client regarding is compliance deck (.2); review and revise same (.4)	ng bankruptcy ankruptcy OII lyze issues ing same (.3); ng data requests a Citi regarding emails with 04-023, data itization tracker g bankruptcy OII
Munger team regarding same (.2); emails with T. Saarman Gonzalez regarding issues related to WI analyze same (.2); emails with client, Munger tea issues related to Board materials, compliance (.3) Munger team regarding transcript from A.20-04- prehearing conference (.1); emails with Munger regarding issues related to executive compensati 6/23/2020 Cole, Sarah J. 9.10 8,099.00 conference call with client regarding privilege iss	WEMA and eam regarding .3); email 4-023 er team ation (.1);
Revise response to data requests (.8); telephone and emails regarding documents for data request (1.1); telephone conference with Citi regarding data request (1.0); telephone conference regarding data requests and update testimony (.6/23/2020 Goldman, Seth 4.90 5,635.00 documents regarding responsiveness to data requests and update testimony (.9/23/2020 documents regarding responsiveness to data requests and update testimony (.9/23/2020 documents regarding responsiveness to data requests (.8); telephone and emails regarding documents regarding documents regarding data requests (.8); telephone and emails regarding documents regarding documents regarding documents regarding documents regarding data requests (.8); telephone and emails regarding documents rega	ne conferences est responses data requests ence with Callan (.4); review
Prepare for moot of oral argument on motion to research (1.8); participate in moot oral argument (6/23/2020 Cox, Erin J. 2.80 2,660.00 dismiss, quash in reverse validation action (1.0).	to dismiss, legal ant on motion to
[San Ramon] Outline argument for hearing on mo 6/23/2020 Brewster, Andre W. 3.80 2,964.00 (2.8); participate in mock argument with Ms. Cox	
6/24/2020 Weissmann, Henry 0.20 280.00 Call with counsel to board Attend weekly team strategy conference regardi Complex (.8); analyze proposed schedule for Sector process (.2); review, analyze draft letter regardin 6/24/2020 Grove, Skylar B. 1.20 936.00 certification (.2).	ection 851
6/24/2020 Weissmann, Henry 0.10 140.00 Follow up correspondence regarding call with other states of the contract of the contra	other utilities
6/24/2020 Weissmann, Henry 1.00 1,400.00 Participate in call with Edison and San Diego	
Client call regarding compliance with CPUC decis	cision in
6/24/2020 Weissmann, Henry 0.30 420.00 Bankruptcy OII	
6/24/2020 Weissmann, Henry 0.30 420.00 Correspondence regarding securitization discove	verv

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 133 of 160 Page ID #:45703

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
6/24/2020	Weissmann, Henry	0.30	420.00	Team call regarding securitization discovery
	, ,			Correspondence regarding compliance with CPUC decision on
6/24/2020	Weissmann, Henry	1.10	1,540.00	Bankruptcy Plan
	Weissmann, Henry	0.60		Client correspondence regarding Governor's Office
	·			
				Telephone conference with Munger team to discuss net
				operating losses (0.3); review financing agreements and
				prepare legal opinions (7.1); telephone conference with PG&E
6/24/2020	Karl, Natalie	8.40	5,586.00	and Munger teams to discuss securitization discovery (1.0).
				Conference with Ms. Cole regarding sunset date for Board
				requirements (0.2); related e-mail correspondence with team
				(0.1); review and edit summary of regulatory commitments,
				including review of Confirmation Order, ACR, and CPUC
				decision in connection therewith (1.1); e-mail correspondence
				and analysis regarding executive compensation issues (0.3);
				review and comment on Board minutes (0.1); review and edit
				draft of safety certification application, and review related
6/24/2020	Rutten, James C.	2.40	2,544.00	documents (0.4); various other case administration tasks (0.2).
6/24/2020	Rowley Jr., Fred A.	0.20	212.00	Emails regarding status report to Court.
				Prepare for and attend call regarding NOL realizing slide decks
				(0.4); prepare for and attend call regarding responses to TURN
				data requests sets 1 and 2 (1.0); prepare for and attend call
				with S. Goldman and S. Cole regarding TURN data requests
				sets 1 and 2 (0.5); edit draft of responses to TURN data
				requests set 3 (0.5); begin draft of confidentiality declaration
				(0.5); review document production regarding confidential
6/24/2020	Cole, Graham B.	3.80	3,116.00	information (0.9).
				Conference call (1.00); review collaborative workspace (.80);
				communications regarding same (.10); review and revise
				discovery responses (.40); review working files in support of
				discovery responses (1.30); communications regarding same
				(.30); review and revise bankruptcy filings (.20);
				communications regarding same (.10); review financial
- / /				documents (.10); communications regarding certifications
6/24/2020	Castillo, Ramón K.	4.70	1,621.50	(.20); communications regarding confidentiality (.20).
				Review various compliance related materials and issues (1.3);
				edits relating to same (.3); emails regarding same (.2);
C /2 4 /2020	All and the state of	2.40	2 4 4 2 0 0	teleconference with client regarding Board compliance items
6/24/2020	Allred, Kevin S.	2.10	2,142.00	(.3). Review case materials and analyze issues and tasks (.2);
				teleconference with client working group (.7); various
6/24/2020	Allred, Kevin S.	1.00	1 020 00	calendaring and organization regarding matter (.1).
0/24/2020	Ailleu, Kevill 3.	1.00	1,020.00	Review correspondence from Hunton regarding AR facility;
				review prior research; review regulatory team email; attention
6/24/2020	Kitano, Judith T.	1.60	1.052.00	to revised forms of opinion for exit financing.
0/24/2020	NICATIO, JUUICIT T.	1.60	1,952.00	Telephone conference with the MTO team regarding discovery
				requests and strategy, including the NOL decks and TURN
6/24/2020	wan dar Van Cahus	0.30	100 50	
0/24/2020	van der Ven, Cobus	0.30	199.50	requests.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 60

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 134 of 160 Page ID #:45704

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
			7	
6/24/2020	Saarman Gonzalez, Giovanni S.	2.70	1,957.50	Teleconference with MTO team regarding data requests (0.3); review NOL decks (0.2); confer with Mr. Weissmann regarding cost of debt update (0.1); email correspondence with client team regarding same (0.3); review financing documents (0.9); confer with Ms. Cole regarding securitization (0.6); confer with Mr. Weintraub regarding contribution transaction (0.3).
				Conference call with client regarding Board-related bankruptcy OII compliance issues (.3); conference call with client regarding A.20-04-023 discovery issues (1); review and revise responses to TURN data requests (2.2); telephone calls with S. Goldman, G. Cole regarding same (1.6); emails with Munger team, client, Citi regarding same (.8); conference call with Munger team regarding discovery issues (.2); telephone call with M. Plummer, S. Goldman regarding A.20-04-023 testimony, other issues (.4); review and revise memorandum from STB regarding bankruptcy OII compliance and emails with Munger team regarding same (.1); to with J. Rutten regarding same (.2); email STB regarding same (.1); emails with client, Munger team regarding bankruptcy OII compliance issues (.2); review emails with Munger team regarding draft letter regarding safety certificate and review same (.2); telephone call with G. Saarman Gonzalez regarding issues related to A.20-04-023 (.5); emails with Munger team, Cravath regarding
				issues related to Fischel testimony and issues and review and
6/24/2020	Cole, Sarah J.	9.80	8,722.00	analyze same (1).
6/24/2020	Goldman, Seth	8.50	9,775.00	Telephone conference with MTO team regarding data requests (.3); telephone conference with PG&E regarding data requests (.5); weekly data request check-in call (1.0); emails and telephone conferences with PG&E and MTO team regarding data request response (1.0); revise data request responses (4.7); emails with PG&E regarding update of testimony (.6); prepare agenda for discovery check-in call (.4).
, , , , ,	, ,		-,	MTO call regarding confidentiality and NOL decks (.3); emails
6/24/2020	Reed Dippo, Teresa A.	0.60	468.00	regarding securitization testimony updates (.3).
				Review, revise, comment on draft safety certification application, Section 8389 compliance, legal research (1.5); exchange correspondence regarding draft safety certification application, Section 8389 compliance, evaluate proposed attachments (.6); prepare for moot argument in reverse validation action for Mr. Brewster (.9); participate in moot argument in reverse validation action with Mr. Brewster (1.1); exchange correspondence regarding developments in reverse validation action, tentative decision, rescheduling of hearing
6/24/2020	Cox, Erin J.	4.30	4,085.00	I
	Brewster, Andre W.	4.60		[San Ramon] Outline argument for hearing on motion to quash (3.6); discuss same with Ms. Cox (1.0).
	Weissmann, Henry	0.30		Review updates to forecast
	Weissmann, Henry	0.50		Participate in advisor call
	Weissmann, Henry	0.20		Client call regarding Governor's Office
6/25/2020	Weissmann, Henry	0.30	420.00	Participate in call with advisors regarding closing checklist

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 61

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 135 of 160 Page ID #:45705

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
	Weissmann, Henry	0.20		Client call regarding operational observer
	Weissmann, Henry	0.20		Correspondence regarding securitization discovery
	Weissmann, Henry	0.50		Client call regarding safety certificate letter
0/23/2020	vveissinaini, rieni y	0.50	700.00	cheric dan regarding surery dereniouse resser
6/25/2020	Weissmann, Henry	0.20	280.00	Client correspondence regarding CPUC staff letter on hedging
	Weissmann, Henry	1.00		Client call regarding update to securitization testimony
	Weissmann, Henry	0.90	1,260.00	Client call regarding testimony update
6/25/2020	Weissmann, Henry	0.70	980.00	Client correspondence regarding Governor's Office
	Weissmann, Henry	0.80	1,120.00	Edit client document regarding Governor's Office
6/25/2020	Weissmann, Henry	0.40	560.00	Correspondence regarding legal opinions on financing
				Client correspondence regarding confirmation order in
6/25/2020	Weissmann, Henry	0.20	280.00	relation to CPUC proceedings
				Client correspondence regarding Governor Office
6/25/2020	Weissmann, Henry	0.20	280.00	commitments
				Review documents regarding G. Allen reliance materials (0.2);
				prepare for and attend client call regarding testimony refresh
				(1.2); edit draft of confidentiality declaration (1.2); prepare for
				and attend call with S. Goldman regarding document
6/25/2020	Cole, Graham B.	2.90	2,378.00	production (0.3).
				Research precedent credit agreement representations (1.5);
				telephone conference with Ms. Kitano to discuss opinion (0.1);
				prepare receivables financing legal opinion (0.9); telephone
				conference with PG&E and Munger teams to discuss updating
6/25/2020	Karl, Natalie	3.50	2.327.50	testimony and application (1.0).
5, 25, 2525				E-mail correspondence regarding executive compensation
				issues (0.1); conference call with client regarding safety
6/25/2020	Rutten, James C.	0.60	636.00	certification application (0.5).
0, 20, 2020		0.00	333.55	Conference call regarding testimony (1.50); preparation for
				the same (.20); review working files in support of discovery
				responses (1.90); communications regarding same (.20);
				communications regarding confidentiality (.30); review
				securitization filings, including with respect to risk (.80);
				communications regarding same (.20); review and revise
				bankruptcy filings (.10); review discovery responses (.50);
6/25/2020	Castillo, Ramón K.	5.80	2 001 00	communications regarding same (.10).
	Allred, Kevin S.	0.10		Review client mark-ups of testimony outlines.
0, 23, 2020	, ea, Nevill 5.	0.10	102.00	Teleconference with working group regarding bankruptcy
				closing checklist (.3); review various compliance related
				materials and issues (1.6); edits relating to same (.4); emails
				regarding same (.2); teleconference with client regarding
6/25/2020	Allred, Kevin S.	3.40	3 468 00	Affiliates compliance items (.9).
0, 23, 2020	, ea, Nevill 5.	3.10	3,100.00	Review email regarding CPUC decisions and terms for other
				regulated utilities; email Mr. Saarman Gonzalez; email Ms.
				Karl; attention to AR facility regulatory matters; review
				selected reps for utility debt facilities; multiple emails
6/25/2020	Kitano, Judith T.	2.30	2 806 00	regarding same; briefly review draft opinions
31 231 2020	Tario, Juditii 1.	2.30	2,000.00	Work on financing transactions and opinions (2.6);
				teleconference with client team regarding securitization (1.0);
				confer with Mr. Goldman regarding same (0.3); confer with
6 /2E /2020	Saarman Conzolas Ciavassi C	F 10	2 (07 50	Ms. Cole regarding same (0.5); confer with Mr. Lunde
0/25/2020	Saarman Gonzalez, Giovanni S.	5.10	3,097.50	regarding same (0.1); work on data request responses (0.6).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 62

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 136 of 160 Page ID #:45706

		Task	Code 25: Regu	
Date	Name	Hours	Amount	Narrative
				Review materials regarding update for emergence (1.6);
				prepare tracker of same (.8); prepare agenda for call regarding
				the same (.3); attend call on update of testimony (1.1); revise
6/25/2020	Goldman, Seth	6.10	7.015.00	data requests (1.4); emails regarding the same (.9).
5, 25, 2525			1,020.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				Exchange correspondence regarding Chief Risk Officer
				qualifications, public safety role of Chief Safety Officer, related
				issues, factual research (1.0); evaluate revised draft safety
				certification application letter, prepare for conference
				regarding the same (.6); conference regarding revised draft
6/25/2020	Cox, Erin J.	2.10	1.995.00	safety certification application, anticipated timing (.5).
-, -, -	,		,	Conference calls, emails with client regarding financial
				forecast, issues (.7); conference call with client regarding
				bankruptcy OII compliance and review and analyze issues
				related to same (1.5); conference call with client regarding
				A.20-04-023 updated testimony and review and analyze issues
				related to same (1.6); email Cravath regarding issues related
				to same (.1); emails with Citi regarding comments on data
				responses and review same (.2); review and revise data
				responses and emails with client, Munger team regarding
				same (2.3); emails with client, Munger team regarding Board
				issues (.3); review and analyze issues related to bankruptcy OII
				compliance issues and emails with Munger team regarding
				same (.6); emails with Compass, Munger team regarding
				workpapers from Compass for A.20-04-023 data requests (.2);
				review and revise securitization proceeding tracker and emails
				with Munger team regarding same (.2); email T. Long
				regarding extension for data response (.1); emails with M.
6/25/2020	Cole, Sarah J.	7.90	7.031.00	Plummer regarding same (.1).
	Weissmann, Henry	0.30		Review CPUC pleading in Bankruptcy case
5, 25, 2525	, , , , , , , , , , , , , , , , , , , ,			[San Ramon] Emails with Ms. Cox regarding re-filed reply brief
6/26/2020	Brewster, Andre W.	0.20	156.00	in support of motion to quash.
	Weissmann, Henry	0.20		Call with counsel to the Board
-, -, -	, , ,			Correspondence regarding compliance with CPUC's decision
6/26/2020	Weissmann, Henry	0.10	140.00	on Plan
-, -, -	, , ,			
6/26/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding updates to securitization testimony
	Weissmann, Henry	0.10		Review TCC intervention in long-term debt application
	Weissmann, Henry	0.10		Correspondence regarding securitization discovery
	Weissmann, Henry	0.40		Correspondence regarding CPUC extension of time
-, -,	, , ,			, ,
6/26/2020	Weissmann, Henry	4.10	5,740.00	Correspondence regarding discussions with Governor's Office
	Weissmann, Henry	0.50		Follow up correspondence on hedging letter
	Weissmann, Henry	0.20		Call with CPUC counsel regarding hedging letter
	Grove, Skylar B.	0.10		Analyze updates related to POR proceeding.
-, -0, 2020		0.10	7 5.50	Prepare for and attend call regarding updating testimony (0.5);
				prepare for and attend call with Citi regarding testimony
				update (1.5); edit draft of responses to PAO data requests
6/26/2020	Cole, Graham B.	4.40	3,608.00	
3, 20, 2020	co.c, Granalli D.	4.40	3,000.00	Revise legal opinions and correspondence with Ms. Chi and
6/26/2020	Karl, Natalie	1.70	1 130 50	Ms. Kitano regarding same.
	Chi, Kimberly A.	0.90		Attention to legal opinion matters.
0/20/2020	Citi, Killiberty A.	0.90	020.00	recention to regai opinion matters.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 63

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 137 of 160 Page ID #:45707

		Task	Code 25: Regu	de 25: Regulatory Issues		
Date	Name	Hours	Amount	Narrative		
				Review workings files in support of discovery responses (.40);		
				communications regarding same (.20); review bankruptcy		
				filings (.50); communications regarding same (.10);		
6/26/2020	Castillo, Ramón K.	1.40	483.00	communications regarding securitization tasks (.20).		
				Review and emails regarding headquarters transaction issues		
6/26/2020	Allred, Kevin S.	0.20	204.00	and draft public statement.		
				Teleconference with client regarding human resources related		
				compliance issues (.5); various reviews regarding compliance		
				matters (.3); analyses regarding same (.4); edits to write-up		
				(.4); emails regarding same (.1); review California Public Utility		
				Commission Finance Team correspondence on hedging (.3);		
				review of notice regarding, Commission extension of time on		
				Board membership requirement (.2); emails regarding same		
6/26/2020	Allred, Kevin S.	2.30	2,346.00			
				Email Ms. Karl regarding status and timing of delivery of		
				opinions; review opinions; review additional comments to		
				same; attention to opinion revisions relating to secured		
				facilities; review correspondence with Hunton team; review		
				revised opinions for certain of the financing transactions and		
				certain portions of financing documents; circulate comments		
				to opinions; attention to factual backup certificates; email with		
c /2c /2020	Minara a la diala T	4.20	F 424 00	Ms. Karl regarding further changes to opinions and officers		
6/26/2020	Kitano, Judith T.	4.20	5,124.00	certificates.		
				Emails, conference call with Cravath regarding issues related		
				to A.20-04-023 testimony, Compass (.3); email Munger team		
				regarding same (.2); conference call with Citi regarding		
				financial projections, issues (1.5); conference call, emails with		
				Munger team regarding same (1.2); review and analyze issues		
				related to updated testimony (.3); conference call regarding		
				bankruptcy OII compliance issues and prepare for same (.5);		
				emails with client regarding bankruptcy OII compliance issues		
				(.2); review and revise A.20-04-023 data responses (1); emails		
				with client, Munger team regarding finalizing and serving same		
				(.7); telephone call with S. Goldman regarding issues related to		
				A.20-04-023 data requests, updated testimony (1); emails with		
				Munger team regarding issues related to PAO data requests		
				and review and analyze same (1.5); review emails re equity		
				documents and review same (.2); emails with Munger team		
				regarding same (.2); emails with Munger team, client		
				regarding CPUC decision granting extension of bankruptcy OII		
				compliance requirement and review same (.2); prepare notice		
6/26/2020	Cole, Sarah J.	9.20	8,188.00	to parties regarding same (.2).		
				Confer with Messrs. Goldman and Cole and Ms. Cole regarding		
				financial projections (1.1); confer with Ms. Cole regarding		
				same (0.2); prepare for and participate in teleconference with		
				Citi and Brattle teams regarding securitization testimony (1.9);		
				work on financing (0.8); review hegding letter (0.2); email		
				correspondence with Mr. Weissmann regarding long-term		
				debt application (0.2); email correspondence with Mr.		
				Weissmann regarding cash management agreement (0.4);		
6/26/2020	Saarman Gonzalez, Giovanni S.	7.20	5,220.00	work on data request responses (2.4).		

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 64

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 138 of 160 Page ID #:45708

		Task Code 25: Regulatory Issues					
Date	Name	Hours	Amount	Narrative			
				Telephone conference with MTO team regarding financial			
				forecast and testimony updates (1.1); telephone conference			
				with Citi regarding financial forecast and testimony updates			
				(1.3); emails with PG&E regarding call with Citi (.6); emails			
				with PG&E regarding timeline for testimony update (.6);			
				telephone conferences and emails with MTO team and PG&E			
				regarding data requests (1.3); telephone conferences and			
				1			
c /a c /a a a			7,000,00	emails MTO team and PG&E regarding updated testimony			
6/26/2020	Goldman, Seth	6.80	7,820.00	(1.2); draft outline of chapter 1 testimony supplement (.7).			
				Exchange correspondence regarding Governor's Office			
- 1 1				commitments concerning Chief Safety Officer, term sheet			
6/26/2020	Cox, Erin J.	0.30	285.00	guidance, testimonial statements (.3).			
				E-mail correspondence regarding executive compensation			
	Rutten, James C.	0.20					
	Rutten, James C.	0.20		Finalize and serve responses to PAO data requests.			
6/27/2020	Weissmann, Henry	0.10		Correspondence regarding open issues for emergence			
6/27/2020	Weissmann, Henry	0.50	700.00	Call regarding regulatory issues pertaining to exit financing			
6/27/2020	Weissmann, Henry	0.50	700.00	Correspondence regarding opinion letters			
				Correspondence regarding regulatory issues relating to			
6/27/2020	Weissmann, Henry	0.90	1,260.00	financing			
6/27/2020	Cole, Graham B.	1.30	1,066.00	Edit draft of responses to PAO data requests (1.3).			
				Review HoldCo revolver covenants (0.5); revise HoldCo			
				revolver based on correspondence with Ms. Chi (0.2); prepare			
6/27/2020	Karl, Natalie	1.00	665.00	Term Loan B Pledge officer's certificate (0.3).			
	Chi, Kimberly A.	0.70		Attention to legal opinion matters.			
0, 2, , 2020	Jan., 14	0.70	060	Attention to regulatory team comments to opinion matters;			
6/27/2020	Kitano, Judith T.	0.50	610.00	email regarding same.			
0/2//2020	initario, saaitii 11	0.50	010.00	Teleconference with PG&E and Hunton teams regarding cash			
				management (0.5); confer with Mr. Weissmann regarding			
6/27/2020	Saarman Gonzalez, Giovanni S.	0.60	425.00	same (0.1).			
0/2//2020	Saarman Gonzalez, Glovanii S.	0.00	455.00	Email with MTO team regarding testimony update for			
C /27 /2020	Caldrean Cath	0.20	220.00				
6/2//2020	Goldman, Seth	0.20	230.00	securitization.			
				Review Kern OII settlement for potential executive			
- 1 1				compensation-related undertakings with respect to contractor			
	Rutten, James C.	0.30		,			
	Weissmann, Henry	0.80		Review draft 10Q			
	Weissmann, Henry	0.40		Call regarding update to securitization testimony			
6/28/2020	Weissmann, Henry	0.20	280.00	Review edits to securitization testimony			
				Client correspondence regarding compliance with CPUC			
	Weissmann, Henry	0.30		decision on Plan			
6/28/2020	Weissmann, Henry	0.30	420.00	Correspondence regarding opinion letters			
				Telephone conference with Mr. Saarman Gonzalez to discuss			
				legal opinions (0.4); prepare backup certificates for legal			
				opinions (1.0); revise opinions and backup certificates based			
				on correspondence with Mr. Saarman Gonzalez, Mr.			
6/28/2020	Karl, Natalie	4.30	2,859.50	Weissmann and Ms. Kitano (2.9).			
-							
6/28/2020	Cole, Graham B.	3.00	2,460.00	Complete draft of responses to PAO data requests, set 1 (3.0).			
			,	Review emergence date compliance matters (.1); analysis			
		1	Ī	I			
				relating to same (.1); emails regarding same (.1); review of and			

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 139 of 160 Page ID #:45709

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				28784-00010 (PG&E Regulatory) – 1.4 hours – Attention to
6/28/2020	Lee, C. David	1.40	1.708.00	opinion issues.
-,,				Attention to opinions, certificates and revisions to same;
				multiple emails to regulatory team; briefly review portion of
				order; circulate revisions to opinions for review; briefly review
				Holdo financing documents relating to FMB issuance matters
				and manner of addressing the same in the legal opinions;
6/28/2020	Kitano, Judith T.	3.00	3 660 00	multiple emails with Ms. Karl.
0, 20, 2020	ritario, saatti 11	3.00	3,000.00	The state of the s
				Call with Munger team regarding securitization proceeding,
				financial forecast (.3); emails with H. Weissmann, K. Allred
				regarding POR OII compliance issues and review and analyze
				same (1.2); emails with G. Saarman Gonzalez, S. Goldman
				regarding draft 10-k and review same (.3); prepare updated
				testimony (.2); review and revise TURN data responses and
6/28/2020	Cole, Sarah J.	2.60	2.314.00	email S. Goldman, G. Cole regarding same (.6).
-, -,			,	Review legal opinions in connection with debt issuances (1.5);
				confer with Ms. Karl regarding same (0.4); email
				correspondence with MTO team regarding same (0.2); confer
				with Messrs. Weissmann and Goldman regarding financial
				projections (0.3); work on draft 10-Q (1.2); prepare for long-
6/28/2020	Saarman Gonzalez, Giovanni S.	4.40	3.190.00	term debt prehearing conference (0.8).
0, =0, =0=0			0,200.00	0.000
				Telephone conference regarding testimony update (.3); revise
6/28/2020	Goldman, Seth	1.00	1,150.00	10-Q (.3); emails regarding data request responses (.4).
	Weissmann, Henry	1.00		Client call regarding securitization proceeding
	Weissmann, Henry	0.10		Review edits to 10Q
	Weissmann, Henry	0.60	840.00	Correspondence regarding closing items
	Weissmann, Henry	0.10		Call with counsel to TCC regarding long-term debt
	-			client call regarding update to financial forecast in
6/29/2020	Weissmann, Henry	0.50	700.00	securitization testimony (0.5);
6/29/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding amendment to application
6/29/2020	Weissmann, Henry	0.80	1,120.00	Participate in advisor call regarding closing checklist
6/29/2020	Weissmann, Henry	0.60	840.00	Team call regarding status of securitization proceeding
				Review materials in connection with long-term debt
6/29/2020	Weissmann, Henry	0.40	560.00	prehearing conference
6/29/2020	Weissmann, Henry	0.30	420.00	Follow up from client call regarding rating agency reports
6/29/2020	Weissmann, Henry	0.20	280.00	Client call regarding rating agency reports
6/29/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding hedging letter from CPUC
6/29/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding securitization schedule
				Correspondence regarding compliance with CPUC decision on
6/29/2020	Weissmann, Henry	0.30	420.00	Plan
6/29/2020	Weissmann, Henry	0.10	140.00	Correspondence regarding opinion letters
				Circulate legal opinions and officer's certificates to Hunton
				team (0.2); telephone conference with Munger team to
				discuss securitization updates (0.6); telephone conference
				with Munger and PG&E teams to discuss securitization
				updates (1.0); prepare execution versions of opinions (1.0);
				review PG&E signature pages (0.1); prepare execution versions
6/29/2020	Karl, Natalie	3.40	2,261.00	of officer's certificates (0.2); compile officer's certificates (0.3).
6/29/2020	Chi, Kimberly A.	0.40	368.00	Attention to legal opinion matters.

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 66

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 140 of 160 Page ID #:45710

	Task Code 25: Regulatory Issues					
Date	Name	Hours	Amount	Narrative		
				Prepare for and attend full team call regarding data request		
				responses (0.6); prepare for and attend call with S. Cole and S.		
				Goldman regarding data request responses (0.9); review		
				contracts with credit rating agencies regarding confidentiality		
				provisions (1.3); prepare for and attend client call regarding		
6/20/2020	Cole, Graham B.	3.80	3 116 00	discovery responses and supplementing testimony (1.0).		
	Allred, Kevin S.	0.40	·	Review and work on testimony outlines and application.		
0/23/2020	Allieu, Revill 3.	0.40	408.00	Various reviews of compliance matters (.5); analysis relating to		
				same (.6); emails regarding same (.1); finalize notice regarding		
				Commission extension regarding Board (.1); serve same (.1);		
				I		
				working group teleconference regarding bankruptcy closing		
c /20 /2020		2.50	2.550.00	items (.6); review various bankruptcy and closing related		
	Allred, Kevin S.	2.50		matters (.4); emails regarding same (.1)		
6/29/2020	Lee, C. David	1.30	1,586.00	Attention to opinion issues.		
İ				14		
i				Munger call regarding securitization, discovery (1.4);		
				telephone calls with S. Goldman regarding same (1.1); review		
				and analyze issues related to same and revise discovery		
				responses (2.4); emails with client, client advisors regarding		
				same (.5); emails with Munger team regarding same (.4);		
				conference call with client regarding securitization proceeding		
				and emails in preparation for same (1.2); prepare updated		
				testimony (.3); conference call with client regarding financial		
				forecast (.5); emails with client regarding issues related to		
				rating agency documents and review and analyze issues		
				related to same (.5); review and revise POR OII compliance		
				tracker and telephone call with M. Plummer regarding same		
				(.3); emails with H. Weissmann, K. Allred regarding same and		
				review and analyze same (2.2); emails with B. Manheim		
6/29/2020	Cole, Sarah J.	10.90	9,701.00	regarding compliance presentation (.1).		
				Telephone conference with the MTO team regarding data		
6/29/2020	van der Ven, Cobus	0.60	399.00	requests.		
				Teleconference with MTO team regarding securitization		
				testimony update (0.6); confer with Ms. Reed Dippo regarding		
				same (0.3); teleconference with client team regarding same		
				(1.0); confer with Mr. Goldman regarding financial projections		
				(0.3); teleconference with client team regarding same (0.6);		
				work on same (0.7); email correspondence with Citi team		
				regarding same (0.3); email correspondence with Messrs.		
				Weissmann and Dell Angelo regarding long-term debt		
				application (0.4); work on data request responses (1.0); work		
6/29/2020	Saarman Gonzalez, Giovanni S.	6.60	4,785 00	on 10-Q (1.4).		
0, 20, 2020	Jaarman Gonzalez, Glovanin 3.	0.00	7,703.00	Working group call regarding securitization (1.0); MTO team		
				call regarding securitization (.6); review emails regarding		
				securitization discovery and testimony updates, and discuss		
i				same with Mr. Saarman Gonzalez (.8); review discovery		
6/20/2020	Road Dinna Torosa A	2 40	2 652 00	requests and draft responses (1.0).		
0/29/2020	Reed Dippo, Teresa A.	3.40	2,052.00	liednesis ann niait ieshouses (1.0).		

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 67

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 141 of 160 Page ID #:45711

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Internal conference call (1.00); conference call with client
				(1.00); communications regarding same (.20); review working
				files in support of discovery responses (1.90); communications
				regarding same (.10); review confidentiality agreements (.20);
				communications regarding same (.20); review bankruptcy
				filings (.20); review securitization filings (.20); communications
				regarding same (.10); review tracker (.20); communications
				regarding same (.10); review discovery responses (.40);
				communications regarding same (.10); review and revise
				bankruptcy investigation filings (.20); review commission rules
				and procedures (.30); communications regarding same (.10);
				review ratings reports (.20); communications regarding same
6/29/2020	Castillo, Ramón K.	6.90	2,380.50	(.10); review and revise collaborative workspace (.10).
				MTO team call on securitization (.5); weekly call with PG&E
				regarding securitization (1.0); review and revise data request
				responses (5.2); telephone conference with PG&E regarding
				financial forecast (.5); emails and telephone conferences with
				MTO team regarding data request responses (2.7); emails with
6/29/2020	Goldman, Seth	10.80	12,420.00	PG&E regarding data request responses (.9).
				Attention to finalization and delivery of multiple legal opinion
6/29/2020	Kitano, Judith T.	0.70	854.00	drafts; email Ms. Karl regarding release protocol.
6/29/2020	Rutten, James C.	0.20	212.00	Review and edit draft of 10-Q.
6/30/2020	Weissmann, Henry	0.40	560.00	Participate in client call regarding securitization
				Review, analyze agreement with Governor's Office (.1);
6/30/2020	Grove, Skylar B.	0.20	156.00	review, analyze key issues in regionalization application (.1).
	Weissmann, Henry	0.20		Call with counsel to TCC regarding long-term debt application
	Weissmann, Henry	0.40		Participate in call regarding closing
	Weissmann, Henry	0.40		Participate in pre-closing call
	Weissmann, Henry	0.20		Correspondence regarding rating agencies
	Weissmann, Henry	0.10	+	Correspondence regarding closing
6/30/2020	Weissmann, Henry	0.20	280.00	Call with Lazard regarding securitization discovery
l				Correspondence regarding compliance with CPUC decision on
	Weissmann, Henry	0.10		
	Weissmann, Henry	0.10		Correspondence regarding 10Q
	Weissmann, Henry	0.50		Review securitization discovery
6/30/2020	Weissmann, Henry	0.20	280.00	Follow up on securitization application updates
c /00 /005 =	l			Client call regarding potential updates to securitization
	Weissmann, Henry	0.80		application
	Weissmann, Henry	0.50		Participate in advisor call
6/30/2020	Weissmann, Henry	3.20	4,480.00	Correspondence regarding Governor's Office issues
				Review executed credit agreements (1.6); compile legal
a /a - /-				opinions (0.6); review executed pledge agreement (0.2);
6/30/2020	Karl, Natalie	2.90	1,928.50	financing pre-closing telephone conference (0.5).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 68

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 142 of 160 Page ID #:45712

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
		1100.10		Draft communications with team and Callan regarding
				document production and data request responses (0.4);
				prepare for and attend discovery call with client (1.0); edit
				draft of declaration regarding confidential documents (0.3);
				review and analyze confidentiality agreements with credit
				rating agencies and draft summary of findings (1.6); draft list
				of documents for production in response to TURN data
6/20/2020	Colo Crohom B	4 10	2 262 00	requests set 1 and 3 (0.8).
6/30/2020	Cole, Graham B.	4.10	3,362.00	Reorganization Steering Committee call (.4); review various
				compliance-related matters, including Governor's letter and
				responding to client questions (1.3); analysis relating to same
				(1.3); emails regarding same (.3); review regional
	l.,,			reorganization application (.3); review various case-related
6/30/2020	Allred, Kevin S.	3.80	3,876.00	developments (.1); emails regarding same (.1).
				Conference call with client regarding regulatory proceedings
				(.4); conference call, emails with client regarding A.20-04-023
				data responses (.9); telephone call with D. Patterson regarding
				same (.1); review and revise responses to data requests and
				review and analyze issues related to same (6.8); emails,
				telephone calls with S. Goldman regarding same (1.3); emails
				with Munger team regarding same (.8); emails, conference call
				with Lazard regarding TURN data requests, issues (.6);
				telephone call with G. Saarman Gonzalez, S. Goldman
				regarding same (.5); email with D. Haaren regarding same (.1);
				emails with TURN, client regarding issues related to NDA (.1);
				emails G. Saarman Gonzalez, S. Goldman regarding financial
				projections, issues (.2); emails with Munger team regarding
				issues related to bankruptcy OII compliance (.5); review and
6/30/2020	Cole, Sarah J.	13.40	11,926.00	analyze same (1.1).
				Teleconference with client team regarding POR OII and
				securitization (0.4); work on 10-Q (0.5); teleconference with
				PG&E team regarding discovery (0.6); confer with Ms. Reed
				Dippo regarding updated testimony (0.1); teleconference with
				Lazard regarding discovery (0.3); teleconference with Mr.
				Goldman and Ms. Cole regarding same (0.5); teleconference
				with Citi team regarding testimony update (0.7);
				teleconferences with Hunton, Weil, Cravath, and other teams
				regarding closing (0.9); work on data request responses (0.8);
				teleconference with Hunton, PG&E, Weil and other teams
				regarding exit financing (0.2); prepare for long-term debt
6/30/2020	Saarman Gonzalez, Giovanni S.	6.00	4 350 00	application PHC (1.0).
0/ 30/ 2020	Jaarman Gonzalez, Glovallili 3.	0.00	4,330.00	POR OII steering committee call (.4); review and revise
				Chapter 5, including incorporating Citi edits and discussions
				with Mr. Saarman Gonzalez (3.2); emails regarding 10-Q and
6/20/2020	Road Dinna Torosa A	2 00	2.064.00	emergence (.2).
0/30/2020	Reed Dippo, Teresa A.	3.80	2,904.00	والافاقطالية (١٤).

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 69

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 143 of 160 Page ID #:45713

		Task	Code 25: Regu	ulatory Issues
Date	Name	Hours	Amount	Narrative
				Telephone conference with PG&E on data requests (.5); emails
				and telephone conferences with MTO team regarding data
				requests (2.5); analysis regarding documents for data requests
				(2.8); telephone conference with Lazard regarding data
				requests (.3); prepare for the same (.2); revise data request
				responses (.8); telephone conference with expert regarding
				testimony update (.6); emails with PG&E regarding data
				requests and documents (.7); emails regarding confidentiality
6/30/2020	Goldman, Seth	8.70	10.005.00	declaration (.3).
-,,		-		
				Review bankruptcy filings (.20); communications regarding
				same (.10); review and revise working files in support of
				discovery responses (2.30); communications regarding same
				(.40); review and revise discovery responses (1.10);
				communications regarding same (.20); prepare responses and
				addenda thereto for production (1.10); communications
				regarding same (.20); review regulatory communications (.20);
				communications regarding same (.10); review regionalization
6/30/2020	Castillo, Ramón K.	6.50	2 242 50	application (.50); communications regarding same (.10).
0/30/2020	castillo, Ramon R.	0.50	2,242.30	Briefly review final opinions and circulate executed versions;
6/30/2020	Kitano, Judith T.	0.50	610.00	attention to matter related correspondence.
0/30/2020	Kitario, Jaaren 1.	0.50	010.00	Exchange correspondence regarding roles, qualifications of
				Chief Risk Officer, Chief Safety Officer (.3); evaluate
				commitments to Governor's Office (.1); exchange
				correspondence regarding commitments to Governor's Office
6/30/2020	Cov Frin I	0.60	570.00	
0/30/2020	COX, LITTI	0.00	370.00	E-mail correspondence and analysis regarding executive
				compensation issues (0.6); review regionalization application
				(0.2); respond to client inquiry regarding CRO and CSO issues,
				and related research and internal team e-mail correspondence
6/20/2020	Rutten, James C.	1.70	1,802.00	•
0/30/2020	Rutteri, James C.	1.70	1,802.00	(0.5).
				Respond to client inquiry regarding executive compensation
				and CRO issues (0.8); e-mail correspondence regarding
				contractor safety issues (0.1); telephone conference with Mr.
				Plummer regarding executive compensation issues (0.1); draft
7/1/2020	Rutten, James C.	2.20	2 332 00	memorandum regarding executive compensation issues (1.2).
77 17 2020	ratteri, sames e.	2.20	2,332.00	Prepare for and attend call with G. Allen regarding updating
				model (0.8); review documents regarding final document
7/1/2020	Cole, Graham B.	1.10	902.00	production (0.3).
77172020	cole, Granam B.	1.10	302.00	[San Ramon] Research legal issues related to alleged violation
				of SRVFPD Ordinance (3.5); discuss same with Mr. Weissmann
7/1/2020	Brewster, Andre W.	3.90	3 042 00	and Ms. Cox (.4).
1112020	DICWSTEI, MILLIE W.	3.90	3,042.00	Telephone conference with experts regarding testimony
				update (2.5); telephone conferences with PG&E regarding data
				request responses (.9); telephone conferences with MTO team
				regarding data request responses (3.3); finalize data request
				responses for July 1 (1.4); emails with PG&E regarding data
7/4/2022	Caldres a Cath	0.00	10.500.00	request responsive documents (.6); emails with PG&E
	Goldman, Seth	9.20		regarding updated testimony (.5).
//1/2020	Allred, Kevin S.	0.20	204.00	Review testimony (.1); analysis relating to same (.1).

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 144 of 160 Page ID #:45714

		Task	Code 25: Regu	gulatory Issues	
Date	Name	Hours	Amount	Narrative	
				Review compliance matters (0.3); analysis relating to same	
				(.3); emails regarding same (.1) review various case-related	
7/1/2020	Allred, Kevin S.	0.90	918.00	developments (0.1); emails regarding same (.1).	
1, 1, 1010	7 64, 1.61.11.61	0.50	320.00		
				Teleconferences with Hunton, PG&E, Weil and other teams	
				regarding exit financing (0.7); confer with Mr. Nedell regarding	
				same (0.1); review and analyze CPUC authorization for same	
				(1.4); confer with Mr. Weissmann regarding same (0.3); email	
				correspondence with Hunton and PG&E teams regarding same	
				(0.2); teleconference with Citi and Brattle teams regarding	
				securitization testimony (1.7); confer with PG&E team	
				regarding data requests (0.3); confer with Mr. Goldman and	
				Ms. Cole regarding same (1.0); work on same (0.2); prepare	
7/1/2020	Saarman Gonzalez, Giovanni S.	7.10	5.147.50	for long-term debt prehearing conference (1.2).	
	Weissmann, Henry	0.10		Correspondence regarding governance issues	
	Weissmann, Henry	0.30		Call regarding San Ramon citation	
	Weissmann, Henry	0.10		Review press release	
	Weissmann, Henry	0.20		Review San Ramon letter	
	Weissmann, Henry	0.80	1,120.00	Call regarding update to securitization testimony	
	Weissmann, Henry	0.10		Review 8K	
	Weissmann, Henry	0.40		Call regarding operational observer	
	Weissmann, Henry	0.40		Correspondence regarding securitization discovery	
	Weissmann, Henry	0.90		Correspondence regarding closing	
				Call with Citi/MTO regarding rating agency information (1.1);	
7/1/2020	Reed Dippo, Teresa A.	1.50	1,170.00	emails regarding discovery responses (.4).	
	Grove, Skylar B.	0.70	546.00	Analyze strategy with respect to HQ Section 851 testimony.	
				Telephone calls with client regarding responses to TURN data	
				requests in A.20-04-023 and prepare for same (.5); telephone	
				call with M. Plummer, S. Goldman regarding issues related to	
				same (.5); conference call with client regarding issues related	
				to rating agencies, data requests (.4); conference call with G.	
				Saarman Gonzalez, S. Goldman regarding same (.4); emails	
				regarding call with Citi to discuss same (.1); review press	
				release regarding emergence (.1); review and finalize TURN	
				data request responses (2.2); emails with Munger team, client,	
				advisors regarding same (.8); review and revise PAO data	
				request responses (1.6); emails with Munger team regarding	
				same (.3); emails with client, Citi regarding same (.3);	
				telephone calls, emails with S. Goldman regarding data	
				request responses and issues and review and analyze same	
7/1/2020	Cole, Sarah J.	9.30	8,277.00	(2.1).	
				Review and revise confidentiality declarations (.50);	
				communications regarding same (.10); review discovery	
				requests and responses (.80); prepare discovery response and	
				supporting documentation (1.90); communications regarding	
				same (.20); review bankruptcy filings (.20); review bankruptcy	
				discovery tracker (.90); communications regarding same (.20);	
7/1/2020	Castillo, Ramón K.	5.90	2,035.50	review memoranda regarding testimony (1.10).	
				Legal, factual research regarding as applied challenge to	
				ordinance (2.6); conferences with Mr. Brewster regarding	
7/1/2020	Cox, Erin J.	3.00	2,850.00	reverse validation action (.4).	
	Task Code 25 Subtotal:	1218.00	1,113,432.50		

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 71

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 145 of 160 Page ID #:45715

Task Code 26: Retention / Billing / Fee Applications: MTO					
Date	Name	Hours	Amount	Narrative	
				Revise draft fee statement for period April 1-30, 2020 and	
6/1/2020	Gordon, Bruce M.	4.50	1,552.50	prepare for filing.	
				Review April fee statements (.2); email with PG&E regarding	
6/1/2020	Goldman, Seth	0.40	460.00	the same (.2).	
				Prepare draft certificate of no objection to fee statement for	
6/3/2020	Gordon, Bruce M.	1.30	448.50	period March 1-31, 2020.	
				Review and revise draft certificate of no objection to fee	
6/8/2020	Gordon, Bruce M.	0.80	276.00	statement for period March 1-31, 2020 and prepare for filing.	
6/8/2020	Goldman, Seth	0.20	230.00	Email regarding CNO for March fee statement.	
6/11/2020	Allred, Kevin S.	0.30	306.00	Budgeting analysis and emails.	
6/11/2020	Demsky, Lisa J.	0.10	106.00	Emails regarding budget.	
				Review and revise draft certificate of no objection to fee	
6/22/2020	Gordon, Bruce M.	1.10	379.50	statement for period April 1-30, 2020 and prepare for filing.	
6/22/2020	Demsky, Lisa J.	0.10	106.00	Review emails regarding budget.	
				Emails regarding notice of hearing on 2nd and 3rd interim fee	
6/26/2020	Goldman, Seth	0.30	345.00	applications.	
6/28/2020	Goldman, Seth	2.10	2,415.00	Revise May fee statement.	
				Emails with fee examiner counsel regarding hearing on 2nd	
6/29/2020	Goldman, Seth	0.50	575.00	and 3rd interim fee application.	
	Task Code 26 Subtotal:	11.70	7,199.50		

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 146 of 160 Page ID #:45716

Task Code 35: Kincade					
Date	Name	Hours	Amount	Narrative	
				Review draft response to data request from utility regulator	
6/4/2020	McCreadie, Megan L.	1.00	665.00	(.3); emails to MTO attorneys regarding same (.7).	
				Review draft data response (.3); conference call with MTO	
				Attorney and Cravath Attorney regarding data response	
6/4/2020	Kim, Miriam	0.60	570.00	strategy (.3).	
				Review draft response to SEC inquiry (.1); confer with MTO	
6/4/2020	Doyen, Michael R.	0.40	528.00	Attorney and Cravath regarding response to SED inquiry (.3).	
				Emails to MTO attorneys and support staff regarding interview	
6/16/2020	McCreadie, Megan L.	0.10	66.50	memoranda received from Cravath.	
6/17/2020	McKiernan, Terence M.	0.40	196.00	Download files and organize file structure.	
6/17/2020	Kim, Miriam	0.10	95.00	Attention to emails regarding witness interview memoranda .	
				Emails to MTO Attorneys and support staff regarding interview	
6/17/2020	McCreadie, Megan L.	0.30	199.50	memoranda received from Cravath.	
	_			Emails with MTO Attorney and Cravath regarding witness	
6/19/2020	Kim, Miriam	0.10	95.00	interview memoranda.	
				Emails with MTO Attorneys regarding drafting of witness	
				interviews memoranda (.1); emails with Cravath attorneys	
6/19/2020	McCreadie, Megan L.	0.20	133.00	regarding review of witness interview memoranda (.1).	
	, ,			Emails with MTO Attorney regarding witness interview	
6/23/2020	Kim, Miriam	0.10	95.00	memoranda.	
	,			Telephone call with and emails with counsel regarding meeting	
6/24/2020	Brian, Brad D.	0.10	150.00	to discuss strategy and next steps.	
	,			Review witness interview memoranda (.8); emails with MTO	
6/24/2020	Kim, Miriam	0.90	855.00	Attorney regarding same (.1).	
	,			Emails to MTO attorney regarding witness interview	
6/24/2020	McCreadie, Megan L.	0.10	66.50	memorandum (.1).	
				Emails to MTO attorney regarding witness interview	
6/25/2020	McCreadie, Megan L.	0.10	66.50	memoranda.	
	McCreadie, Megan L.	1.00		Review and edit witness interview memorandum .	
	, ,			Review and comment on SEC filing (.3); email to MTO attorney	
				regarding same (.1); email to MTO attorney regarding witness	
6/28/2020	McCreadie, Megan L.	0.50	332.50	interview memorandum (.1).	
-,,		1	332.00	Review Kincade portions of draft 10-Q (.2); emails with MTO	
6/28/2020	Kim, Miriam	0.40	380.00	Attorneys related to draft 10-Q (.2).	
	Kim, Miriam	0.30		Revise draft SEC filing (.1); emails related to same (.2).	
0, 20, 2020	,	1 0.00		Review and edit memorandum on witness interview (.5); email	
6/29/2020	McCreadie, Megan L.	0.60	399.00	to MTO attorney regarding same (.1).	
	Kim, Miriam	0.10		Review edits to witness interview memorandum.	
	Gorin, Alex	0.10		Review and revise interview memo (.5).	
,, 1,2020	COTTI, THEK	0.50	332.30	The same revise interview memo (19).	
				 Emails with MTO attorney regarding memoranda on witness	
7/1/2020	McCreadie, Megan L.	0.20	133 00	interviews (.1); revise memorandum on witness interview (.1).	
,,1,2020		_			
	Task Code 35 Subtotal:	8.10	6,403.00		

Total Chargable Hours	1890.30
Total Fees	1,657,356.90

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 147 of 160 Page ID #:45717

			Costs	
Date	Code	Description	Amount	Narrative
				Lunch - Meals Client Meeting (6 guests) on 12/19/19 - MTO
1/1/2020	420	Meals	180.00	Attorney
				Lunch - Meals Client Meeting (10 guests) on 11/12/19 - MTO
1/1/2020	420	Meals	198.92	Attorney
				VERITEXT - Transcripts Rough draft of deposition of Scott Lohse
1/1/2020	700	Transcripts	445.50	(Vol. 2) on 10/18/19 - M. Macdonald
				VERITEXT - Transcripts Realtime Services during Deposition of
1/1/2020	700	Transcripts	490.05	Scott Lohse (Vol. 2) on 10/18/19 - M. Macdonald
				Lunch - Meals Client Meeting (2 guests) on 2/14/20 - MTO
2/15/2020	420	Meals	43.69	Attorney
				WHEELS OF JUSTICE, INC Filing/Recording/Registration Fees
				Amended Petition for Declaratory, Superior Court of the State
3/6/2020	280	Filing/Recording/Registration Fees	125.00	of Caiforniain and for the County of Contra Costa - A. Brewster
				DOORDASH, INC Meals - Lunch - CRINV SF Lunch Orders (3-
3/31/2020	420	Meals - Lunch	106.34	02-20 - 3/06/20) - K. Coates - PG&E Team
				DOORDASH, INC Meals - Dinner - CRINV SF Dinner Orders (3-
3/31/2020	420	Meals - Dinner	19.24	02-20 - 3/06/20) - K. Coates - PG&E Team
				DOORDASH, INC Meals - Dinner - CRINV SF Lunch/Dinner
3/31/2020	420	Meals - Dinner	22.01	Orders (3-02-20 - 3/06/20) - K. Coates - PG&E Team
				DOORDASH, INC Meals - Dinner - CRINV SF Dinner Orders (3-
3/31/2020	420	Meals - Dinner	88.07	02-20 - 3/06/20) - K. Coates - PG&E Team
				Filing/Recording/Registration Fees Vendor: WHEELS OF
				JUSTICE, INC Inv# W124099 06/12/2020 Supplemental
				Declaration, Superior Court of the State of California for the
6/12/2020	280	Filing/Recording/Registration Fees	258.75	County of Contra Costa - A. Brewster
				Transcripts - Trial and Hearing - Inv. 063020 - 6/30/20 -
6/16/2020	700	Transcripts - Trial and Hearing	99.00	Transcript of Hearing on 6/16/20 - MTO Attorney
				Transcripts - Trial and Hearing - Inv. 061720 - 6/17/20 -
6/17/2020	700	Transcripts - Trial and Hearing	540.00	Transcript of Hearing on 6/17/20 - MTO Attorney
				Transcripts - Inv. 063020 - 6/30/20 - Transcript of Hearing on
6/18/2020	700	Transcripts - Trial and Hearing	111.00	6/18/20 - MTO Attorney
				Messenger Service - MTO to residence (No. 31062) - MTO
6/19/2020	440	Messenger	37.30	Attorney
				Messenger Service - MTO to residence (No. 31063) - MTO
6/19/2020	440	Messenger	72.15	Attorney
				Messenger - Inv# 327785 06/19/2020 From MTO LA
6/19/2020	440	Messenger	52.68	toresidence on 6/05/20 - MTO Attorney
				Air Express - FEDERAL EXPRESS Inv. # 704973400, Recipient:
				Maxwell V Pritt, Boies Schiller Flexner Llp, 44 Montgomery St Fl
				41, San Francisco CA, Airbill # 394118960990, Ship Date:
6/23/2020	100	Air Express	19.79	06/23/2020
				WHEELS OF JUSTICE, INC Filing/Recording/Registration Fees
6/23/2020	280	Filing/Recording/Registration Fees	125.00	Notice of intent to appear by telephone - A. Brewster
			1	Travel - Ground (Out of Town) MTO Attorney - Toll, 06/18/20,
			1	PG&E trial in Butte County Superior Court, Chico/San
6/24/2020	724	Travel - Ground (Out of Town)	5.00	Francisco, San Francisco Bay Bridge - 010041869269
				Travel - Ground (Out of Town) MTO Attorney - Mileage,
			1	06/18/20, PG&E trial in Butte County Superior Court, 173.00
6/24/2020	724	Travel - Ground (Out of Town)	99.48	miles - 010041869269
				Travel - Ground (Out of Town) MTO Attorney - Toll, 06/16/20,
				PG&E trial in Butte County Superior Court, San
6/24/2020	724	Travel - Ground (Out of Town)	6.00	Francisco/Chico, Carquinez Bridge - 010041869269

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 148 of 160 Page ID #:45718

	Costs					
Date	Code	Description	Amount	Narrative		
				Travel - Ground (Out of Town) MTO Attorney - Mileage,		
				06/16/20, PG&E trial in Butte County Superior Court, 173.00		
6/24/2020	724	Travel - Ground (Out of Town)	99.48	miles - 010041869269		
				Copying Charges/Outside - Inv# 6135603979 06/25/2020 State		
				Trial Court Fee - Copy Fee ; Email Delivery Charge; MTO		
6/25/2020	205	Copying Charges/Outside	291.22	Attorney		
				LA EXPRESS SUPER RUSH - Messenger Service - MTO to Seth		
6/29/2020	440	Messenger	113.75	Goldman (No 31352) S. Goldman		
				FEDERAL EXPRESS - FEDERAL EXPRESS Inv. # 705543369,		
				Recipient: Butte County Superior Court, 1 Court St, Oroville CA,		
6/30/2020	100	Air Express	24.04	Airbill # 394370072657, Ship Date: 06/30/2020		
				FEDERAL EXPRESS - FEDERAL EXPRESS Inv. # 705543369,		
				Recipient: Butte County Superior Court, 1 Court St, Oroville CA,		
6/30/2020	100	Air Express	24.04	Airbill # 394370204887, Ship Date: 06/30/2020		
				R&T CAPITAL LLC - Consultants/Professional Services - Inv.		
				PG&E2020-08 - 08/05/20 - Consulting Services rendered for		
8/12/2020	260	Consultants/Professional Services	1,250.00	June/July 2020 - S. Goldman		
		Costs Total	4,947.50			

GRAND TOTAL

1,662,304.40

Case: 19-30088 Doc# 8943-8 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 75

EXHIBIT I

Case: 19-30088 Doc# 8943-9 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1

Exhibit I

Transmittal Letter to Debtors of Final Fee Application

Case: 19-30088 Doc# 8943-9 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 2

ot 3

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 151 of 160 Page ID #:45721 MUNGER, TOLLES & OLSON LLP

RONALD L. OLSON
ROBERT E. DENHAM
JEFFREY I. WEINBERGER
CARY B. LERMAN
GREGORY P. STONE
BRAD D. BRIAN
BRADLEY S. PHILLIPS
GEORGE M. GARVEY
WILLIAM D. TEMKO
JOHN W. SPIEGEL
DONALD B. VERRILLI, JR.*
TERRY E. SANCHEZ
STEVEN M. PERRY
MARK B. HELM
JOSEPH D. LEE
MICHAEL E. SOLOFF
MICHAEL E. SOLOFF
MICHAEL E. SOLOFF
MICHAEL E. SOLOFF
KATHLEEN M. M"DOWELL
GLENN D. POMERANTZ
THOMAS B. WALPER
HENRY WEISSMANN
KEFFREY
ALLIEMTZ
JUDITH T. KITANO
JEROME C. ROTH
GARTH T. VINCENT
TED DANE
STUART N. SENATOR GARTH T. VINCENT
TED DANE
STUART N. SENATOR
MARTIN D. BERN
ROBERT L. DELL ANGELO
BRUCE A. ABBOTT
JONATHAN E. ALTMAN JONATHAN E, ALTMAN
KELLY M. KLAUS
DAVID B. GOLDMAN
DAVID H. FRY
LISA J. DEMSKY
MALCOLM A. HEINICKE
TAMERLIN J. GODLEY
JAMES C. RUTTEN
RICHARD ST. JOHN
ROHIT K. SINGLA
LUIS LI ROHIT K, SINGLA
LUIS LI
MICHAEL B, DESANCTIS*
CAROLYN HOECKER LUEDTKE
C, DAVID LEE
MARK H, KIM
BRETT J, RODDA
FRED A, ROWLEY, JR,
KATHERINE M, FORSTER
BLANCA FROMM YOUNG
ROSEMARIE T, RING

MELINDA EADES LEMOINE SETH GOLDMAN GRANT A. DAVIS-DENNY JONATHAN H. BLAVIN DANIEL B. LEVIN MIRIAM KIM MISTY M. SANFORD MISTY M. SANFORD
HAILYN J. CHEN
BETHANY W. KRISTOVICH
JACOB S. KREILKAMP
JEFFREY Y. WU
LAURA D. SMOLOWE
ANJAN CHOUDHURY ANJAN CHOUDHURY
KYLE W. MACH
HEATHER E. TAKAHASHI
ERIN J. COX
BENJAMIN J. HORWICH
E. MARTIN ESTRADA
MATHEW A. MACDONALD
BRYAN H. HECKENLIVELY
ELAINE J. GOLDENBERG*
MARK R. YOHALEM
CHAD GOLDER*
GINGER D. ANDERS*
MARGARET G. MARASCHINO
JOHN M. GILDERSLEEVE GINGER D. ANDERS'
MARGARET G. MARASCHINO
JOHN M. GILDERSLEEVE
ADAM B. WEISS
GEORGE CLAYTON FATHEREE, III
KELLY L.C. KRIEBS
JEREMY A. LAWRENCE
LAURA K. LIN
ACHTUT J. PADJKE
ZACHAFET M. BRODER
KURTUNILA J. OLASA
JUSTIN P. RAPHAEL
ROSE LEDA EHLER
KENNETH M. TRUJILLO-JAMISON
MAI ÖVERBECK
JORDAN D. SEGALL
WESLEY T. L. BURRELL
KAREN A. LORANG
CRAIG A. LAVOIC
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JOSHUA S. MELTZER
MARIA J.HAI
ADAM P. BARRY
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> SEVENTH FLOOR WASHINGTON, D.C. 20004-1361 TELEPHONE (202) 220-1100 FACSIMILE (202) 220-2300

> > August 31, 2020

I I 55 F STREET N.W.

JEFFREY A. PAYNE
HANNAH L. DUBINA
NICHOLAS D. FRAM
JOHN L. SCHWAB
J'ME K. FORREST
ASHLEY D. KAPLAN
JESSICA REICH BARIL
JULIANA M. YEE
JEREMY K. BEECHER
MATHEW K. DONOHUE
ARIEL C. GREEN
ELIZABETH A. LAUGHTON
EMILY CURRAN-HUBERTY
JORDAN X. NAVARETTE EMILY CURRAN-HUBERTY
JORDAN X. NAVARCITE
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NAJEE K. THORNTON LAURA M. LOPEZ
MICHAEL C. BAKER
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SARAH G. BOYCE*
MOLLY K. PRIEDEMAN
CELIA R. CHOY*
ADELE M. EL-KHOURI*
COLIN A. DEVINE
DANE P. SHIRMAN
LEXI PEACOCK
MAGGIE THOMPSON
SAMUEL H. ALLEN
GIOVANNI S. SAARMAN GONZÁLEZ
JONATHAN S. MELTZER*
SAMUEL JOSÉ DÍJAZ
LAUREN M. HARDING
NEFI D. ACOSTA
STEPHANIE G. HERRERA
TERESA REED DIPPO
GRANT R. ARNOW
DANIEL BENYAMIN
SARA A. MCDERMOTT
J. MAX ROSEN
M. ELIZA HANEY
RACHEL G. MILLER-ZIEGLER* ALISON F. KAROL
ANNE K. CONLEY
GRAHAM B. COLE
KATHERINE G. INCANTALUPO
SUSAN M. PELLETIER*
DAVID P. THORESON
DAVID W. MORESHEAD
NORE W. BREWSTER III
TERRA D. LAUGHTON
ROWLEY J. RICE
DAHLIA MIGNOUNAJOHNHA Y. KREISBERGJOHNHA MAREN
MAGINE F. ELLOTT
BRANDON R. TEACHOUT
DAVID W. WALCHAK
SEGUN I. BABATUNDE II
CARSON C. JUENG
LUCAS J. ARTRIZ
USAH CALILLUTUR MICHOLORIUS
BRIAN JENTRY LANZA
CATHERINE N. GRECH
CATHERINE N. GRECH
CATHERINE N. GRECH
THER HILTON
VINCENT LING

OF COUNSEL

E. LEROY TOLLES (1922-2008)

*ADMITTED IN DO ALL OTHERS ADMITTED IN CA

Writer's Direct Contact (213) 683-9554 (213) 683-4054 FAX seth.goldman@mto.com

VIA EMAIL

PG&E Corporation Pacific Gas and Electric Company

Attn.: Steve Schirle

Re:

In re: PG&E Corp., and Pacific Gas and Electric Co. -

Case No. 19-30088 (DM) (Jointly Administered)

Dear Steve:

Enclosed please find our firm's final fee application in the above-captioned cases. The Bankruptcy Court's Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees provide that a debtor in possession must exercise reasonable business judgment in monitoring the fees and expenses of the estate's professionals. I invite you to discuss with our firm any objections, concerns or questions that you may have with the firm's fee request. The office of the United States Trustee will also accept your comments. The Bankruptcy Court will consider timely-filed objections by any party in interest at the time of the hearing, which will be set at a later date.

Very truly yours,

/s/ Seth Goldman

Seth Goldman

45458176.1 Case: 19-30088 Doc# 8943-9 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 3

1	BRAD BRIAN (State Bar No. 79001)							
2	Brad.Brian@mto.com THOMAS B. WALPER (State Bar No. 96667)							
3	thomas.walper@mto.com HENRY WEISSMANN (State Bar No. 132418)							
4	henry.weissmann@mto.com							
5	BRADLEY SCHNEIDER (State Bar No. 235296) bradley.schneider@mto.com							
6	MUNGER, TOLLES & OLSON LLP							
7	350 South Grand Avenue Fiftieth Floor							
	Los Angeles, California 90071 Telephone: (213) 683-9100							
8	Facsimile: (213) 683-3702							
9	Au C. D. L. ID. L.							
10	Attorneys for Reorganized Debtors							
11	NORTHERN DISTRI	ANKRUPTCY COURT ICT OF CALIFORNIA						
12	SAN FRANCIS	SCO DIVISION						
13	In re	Bankruptcy Case						
14	PG&E CORPORATION,	No. 19-30088 (DM)						
15	-and-	Chapter 11						
16	PACIFIC GAS AND ELECTRIC	(Lead Case)						
17	COMPANY,	(Jointly Administered)						
18	Debtors.	DECLARATION OF SETH GOLDMAN IN						
19	☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	SUPPORT OF THE FINAL FEE APPLICATION OF MUNGER, TOLLES &						
20	✓ Affects both Debtors	OLSON LLP FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF						
21		EXPENSES AS ATTORNEYS TO THE DEBTORS AND DEBTORS IN						
22		POSSESSION FOR CERTAIN MATTERS FROM JANUARY 29, 2019 THROUGH						
		JULY 1, 2020						
23		Hearing to be set						
24								
25								
26								
27								
28								

19-30088 Doc# 8943-10 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 1 of 3

Pursuant to 28 U.S.C. § 1746, I, Seth Goldman, hereby declare as follows:

I am a partner at Munger, Tolles & Olson LLP ("MTO" or the "Firm"), located at 350 S. Grand Ave., 50th Floor, Los Angeles, California 90071, and have been duly admitted to practice law in the State of California and the United States District Courts in California. There are no disciplinary proceedings pending against me.

I have read the Final Fee Application of Munger, Tolles & Olson LLP, for Compensation for Services and Reimbursement of Expenses as Attorneys to the Debtors and Debtors in Possession for Certain Matters from January 29, 2019 through July 1, 2020 (the "Fee Application"). Capitalized terms used herein shall have the meaning ascribed to those terms in the Fee Application unless otherwise defined herein.

To the best of my knowledge, information and belief, the statements contained in the Fee Application are true and correct. In connection therewith, I hereby certify that:

- a) to the best of my knowledge, information, and belief, formed after reasonable inquiry, the fees and disbursements sought in the Fee Application are permissible under the relevant rules, court orders, the Fee Guidelines, and the relevant Bankruptcy Code provisions;
- b) except to the extent disclosed in the Fee Application, the fees and disbursements sought in the Fee Application are billed at rates customarily employed by MTO and generally accepted by MTO's clients. In addition, none of the professionals seeking compensation varied their hourly rate based on the geographic location of the Debtors' cases;
- c) in providing a reimbursable expense, MTO does not make a profit on that expense, whether the service is performed by MTO in-house or through a third party;
- d) in accordance with Rule 2016(a) of the Federal Rules of Bankruptcy Procedure and section 504 of the Bankruptcy Code, no agreement or understanding exists between MTO and any other person for the sharing of compensation to be received in connection with the above cases except as authorized pursuant to the Bankruptcy Code, Bankruptcy Rules, and Local Rules;
- e) all services for which compensation is sought were professional services on behalf of the Debtors and not on behalf of any other person; and

Case

Case 2:15-cv-04113-PSG-JEM Document 957 Filed 07/29/22 Page 154 of 160 Page ID #:45724

f) MTO is seeking compensation with respect to the approximately 6.8 hours and 1 2 \$4,197.00 in fees for the period June 1, 2020 through July 1, 2020 and approximately 287.2 hours 3 and \$198,840.00 in fees for the Fee Period spent reviewing or revising time records and preparing, reviewing, and revising invoices for privileged or confidential information. 4 5 The Debtors have actively worked with MTO to prepare budgets and forecasts of the work 6 performed by MTO, have authorized the matter categories used by MTO, and have monitored and 7 reviewed the compensation and reimbursement sought by MTO. 8 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true 9 and correct. 10 11 DATED: August 31, 2020 By: /s/ Seth Goldman Seth Goldman (State Bar No. 223428) 12 MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, 50th Floor 13 Los Angeles, California, 90071 Telephone: (213) 683-9100 14 Facsimile: (213) 687-3702 15 16 17 18 19 20 21 22 23 24 25 26 27

19-30088 Doc# 8943-10 Filed: 08/31/20 Entered: 08/31/20 16:23:02 Page 3 of 3

Case

28

Cappello & Noel LLP

Fisher/Property Class Time

Name (Title/Position)	Total Hours	Hourly Rate	Total Lodestar
Tomas Tuszynski (Database Specialist)	36.50	\$175	\$6,388
Austin Prouty (Database Specialist)	14.70	\$175	\$2,573
Austin Fauni (Database Specialist)	13.00	\$175	\$2,275
Ashley Cohen (Database Specialist)	72.00	\$275	\$19,800
Ethan Mendoza (Database Specialist)	27.60	\$275	\$7,590
Nic Marquez (Database Specialist)	23.20	\$275	\$6,380
Katherine Parsons (Database Specialist)	18.90	\$275	\$5,198
Sam Raffa (Database Specialist)	11.00	\$275	\$3,025
Elizabeth Atkins (Database Specialist)	62.00	\$275	\$17,050
Sasha Nasir (Database Specialist)	17.70	\$275	\$4,868
Whitney Mich (Database Specialist)	25.70	\$275	\$7,068
Catrine Casper (Paralegal)	158.10	\$275	\$43,478
Diana Vanderlaan (Paralegal)	20.50	\$325	\$6,663
Jeff Steve (Paralegal)	419.80	\$325	\$136,435
Meghan Woodsome (Associate Attorney)	66.10	\$300	\$19,830
Sam Carter (Associate Attorney)	90.20	\$300	\$27,060
Becky Steiger (Associate Attorney)	49.90	\$350	\$17,465
Rich Lloyd (Associate Attorney)	2,081.40	\$395	\$822,153
Ken Melrose (Associate Attorney)	13.30	\$425	\$5,653
Wendy D. Welkon (Associate Attorney)	232.90	\$875	\$203,788
David L. Cousineau (Partner)	1,202.20	\$925	\$1,112,035
Lawrence J. Conlan (Partner)	3,180.60	\$925	\$2,942,055
Troy A. Thielemann (Partner)	245.20	\$925	\$226,810
Leila J. Noel (Partner)	4,925.20	\$1,150	\$5,663,980
A. Barry Cappello (Managing Partner)	2,082.80	\$1,450	\$3,020,060
TOTAL	15,090.50		\$14,329,676

Cappello & Noel LLP

Summary of Held Costs

Soft Costs Inccurred In-House Copies	\$8,663.00
Hard Costs Incurred	
Experts/Consultants	\$10,291.93
Federal Express/Messenger	\$4,892.10
Travel	\$34,440.16
Computer Research	\$22,989.20
Filing Fees	\$2,827.56
Depositions/Transcripts	\$12,049.22
Process Service	\$2,646.93
Outside Copy Service	\$1,315.72
Other Charges	\$18,172.77
TOTAL	\$118,288.59

Cappello & Noel LLP

Criminal Restitution Time

Name (Title/Position)	Total Hours	Hourly Rate	Total Lodestar
Kristen Sells (Database Specialist)	39.00	\$175	\$6,825
Elizabeth Atkins (Database Specialist)	69.00	\$275	\$18,975
Sasha Nasir (Database Specialist)	105.50	\$275	\$29,013
Catrine Casper (Paralegal)	82.60	\$275	\$22,715
Diana Vanderlaan (Paralegal)	258.70	\$325	\$84,078
Jeff Steve (Paralegal)	29.30	\$325	\$9,523
Rich Lloyd (Associate Attorney)	175.00	\$395	\$69,125
Ken Melrose (Associate Attorney)	35.10	\$425	\$14,918
David L. Cousineau (Partner)	40.50	\$925	\$37,463
Lawrence J. Conlan (Partner)	506.90	\$925	\$468,883
Leila J. Noel (Partner)	326.60	\$1,150	\$375,590
A. Barry Cappello (Managing Partner)	82.40	\$1,450	\$119,480
TOTAL	1,750.60		\$1,256,585